

# FEDERAL REGISTER

THE NATIONAL ARCHIVES  
OF THE UNITED STATES  
1934

VOLUME 8 NUMBER 93

Washington, Wednesday, May 19, 1943

## Regulations

### TITLE 10—ARMY: WAR DEPARTMENT

#### Chapter VII—Personnel

#### PART 79—PRESCRIBED SERVICE UNIFORM

ARMY NURSE CORPS, HOSPITAL DIETITIANS,  
AND PHYSICAL THERAPY AIDES

Section 79.18 is amended and § 79.18a is added:

§ 79.18 *Army Nurse Corps clothing—*

##### (a) *Articles issued.*

- (1) Cap, garrison, blue, nurses'.
- (2) Cap, white, nurses'.
- (3) Cape, blue, nurses'.
- (4) Coat, covert, blue, nurses'.
- (5) Gloves, grey, suede.
- (6) Gloves, blue, wool, nurses'.
- (7) Muffler, wool, blue, nurses'.
- (8) Necktie, black, M-1940.
- (9) Overcoat; trench coat style, with removable flannel lining.
- (10) Overshoes, arctic, nurses'.
- (11) Shoes, black, oxfords.
- (12) Shoes, white, nurses'.
- (13) Skirt, covert, blue, nurses'.
- (14) Sweater, blue, nurses'.
- (15) Uniform, cotton, crepe, blue, nurses'.
- (16) Uniform, white, nurses'.
- (17) Waist, blue, nurses'.
- (18) Waist, white, nurses'.

##### (b) *Articles authorized but not issued—(1) Jacket, service, summer—(i) Fabrics.*

- (a) Cotton warp, mohair filling.
- (b) Worsted, tropical.
- (c) Rayon, plain or twill weave.

##### (ii) *Color.*

- (a) Beige, shade No. 55.
- (b) Olive drab, shade No. 51 (dark shade).

(iii) *Design.* Of adopted design, peaked lapel collar, single breasted; well fitted through the chest and shoulders and semifitted through the waistline to conform to the lines of the figure; lining, if desired, to be in matching color; to be closed with four large regulation coat buttons equally spaced; four-gore back with center seam.

(iv) *Collar and lapel.* The collar to measure approximately 1¾ inches in width at the back, the opening between collar and lapel not to exceed ¼ inch.

Lapels not more than ½ inch wider than collar end.

(v) *Shoulder loops.* On each shoulder a loop of same material as the coat, let into the sleeve head seam, placed slightly toward the front, with rounded point of the loop touching lower edge of the collar, buttoning to the coat with a small regulation coat button; loops to be about 1½ inches in width at lower end, including braid, and tapering to 1¼ inches in width at point of buttonhole.

(vi) *Pockets.* Two pocket flaps simulating breast pockets placed so that they are horizontal. Center and both ends of pocket flap pointed and buttoned with small regulation coat buttons. Two lower hanging slash pockets set in on the diagonal, double piped with self material a full ½ inch in width without any visible stitching on the outside.

##### (vii) *Ornamentation.*

(a) *Sleeve.* Band of braid ½ inch in width, the lower edge 3 inches from end of sleeve. Beige uniform: Maroon, shade No. 57. Olive-drab uniform: Olive-drab, shade No. 53.

(b) *Shoulder loop.* Cord edge braid. Beige uniform: Maroon, shade No. 57. Olive-drab uniform: No piping.

##### (2) *Skirt, service, summer—(i) Fabrics.*

- (a) Cotton warp mohair filling.
- (b) Worsted, tropical.
- (c) Rayon, plain or twill weave.

##### (ii) *Color.*

- (a) Beige, shade No. 55.
  - (b) Olive-drab, shade No. 51.
- Beige uniform: Maroon, shade No. 57, band, and side opening with suitable closure.

##### (3) *Cap, service, summer—(i) Fabrics.*

- (a) Cotton warp, mohair filling.
- (b) Worsted, tropical.

##### (ii) *Color.*

- (a) Beige, shade No. 55.
- (b) Olive-drab, shade No. 51 (dark shade).

(iii) *Design.* Of adopted design, made with a stitched semirigid visor covered with same material, 1½ inches in width at the center, with a front strap ¾ inch in width of same material and extending to back side seams. One center grommet 1¾ inches below the top of crown to accommodate cap insignia. To be rein-

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Published daily, except Sundays, Mondays, and days following legal holidays, by the Division of the Federal Register, The National Archives, pursuant to the authority contained in the Federal Register Act, approved July 26, 1935 (49 Stat. 500, as amended; 44 U.S.C., ch. 8B), under regulations prescribed by the Administrative Committee, approved by the President. Distribution is made only by the Superintendent of Documents, Government Printing Office, Washington, D. C.

The regulatory material appearing herein is keyed to the Code of Federal Regulations, which is published, under 50 titles, pursuant to section 11 of the Federal Register Act, as amended June 19, 1937.

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forced in the front with suitable material to support the weight of the insignia.

(4) *Dress, one-piece, nurses'—(i) Winter.*

(a) *Fabrics.*  
Gabardine, wool, 10½-ounce.  
Gabardine, 40 percent wool, 60 percent rayon, 10½-ounce.

(b) *Color.* Olive-drab, shade No. 51 (dark shade).

(ii) *Summer*

(a) *Fabrics.* Suitable woven filament or spun rayon fabric.

(b) *Color.* Beige, shade No. 55.

(iii) *Design.* Of adopted design, a one-piece dress of tailored shirtwaist type with notched lapel collar; waist portion to be closed with three large regulation coat buttons equally spaced; bound buttonholes; four darts at shoulders and three at waistline to provide proper fit. One large regulation coat button fastening detachable belt 1½ inch in width; buttons all removable.

(iv) *Shoulder loops.* On each shoulder a loop of same material as the dress, let into the sleeve head seam, placed slightly toward the front, with rounded point of the loop touching lower edge of the collar; buttoning to the dress with small regulation coat button; loops to be about 1½ inches in width at lower edge, including braid, and tapering to 1¼ inches in width at point of buttonhole.

(v) *Sleeve.* Long plain sleeve, with French cuff, having small regulation coat button links.

(vi) *Skirt.* To have six gores with side opening with suitable closure.

(vii) *Pockets.* Breast pockets of patch type with flap.

(viii) *Ornamentation.* Same as specified for jacket, service, summer, (b) (1) (vii) above, except that sleeve braid is attached at top edge of cuff.

(5) *Slacks—(i) Fabrics.*

(a) Cotton warp, mohair filling.  
(b) Worsted, tropical.  
(c) Rayon, plain or twill weave.  
(d) Covert, wool, 12½-ounces.  
(e) Flannel, wool.

(ii) *Color.*

(a) Olive-drab, shade No. 51 (fabrics in (i) (a) (b) (c) above).  
(b) Navy blue

(iii) *Design.* Of commercial design having pleats and darts at waistline to provide proper fit; 2-inch belt with adjustable button closure; left side opening over hip also with suitable closure; bottom of legs to be finished without cuffs but with sufficient hem to allow for alteration; slash pockets placed at side seams extending approximately 7 inches down from waist band. (R.S. 1296; 10 U.S.C. 1391) [Par. 18 AR 600-35, November 10, 1941, as amended by C17 April 24, 1943]

§ 79.18a *Hospital dietitians' and physical therapy aides' clothing.* Hospital dietitians and physical therapy aides will be issued the same clothing as Army nurses, with lapel insignia as prescribed in paragraph 24, and are authorized to wear the same articles of uniform other than insignia as Army nurses. (R.S. 1296; 10 U.S.C. 1391) [Par. 18½ AR 600-35, November 10, 1941 as added by C17 April 24, 1943]

[SEAL] J. A. ULIO,  
Major General,  
The Adjutant General.

[F. R. Doc. 43-7821; Filed, May 18, 1943; 9:46 a. m.]

## TITLE 16—COMMERCIAL PRACTICES

### Chapter I—Federal Trade Commission

[Docket No. 4234]

### PART 3—DIGEST OF CEASE AND DESIST ORDERS

#### STETSON FELT MILLS

§ 3.69 (a) *Misrepresenting oneself and goods—Business status, advantages or connections—Connections and arrangements with others:* § 3.69 (a) *Misrepresenting oneself and goods—Business status, advantages or connections—Identity:* § 3.69 (b) *Misrepresenting oneself and goods—Goods—Composition:* § 3.69 (b) *Misrepresenting oneself and goods—Goods—Manufacture or preparation.* In connection with offer, etc., in commerce, of felt rugs or other merchandise, and among other things, as in order set forth, representing, directly or by implication, (1) that the respondents are a part of, or that they are in any way connected with, the John B. Stetson Company of Philadelphia; or (2) that respondents' rugs are manufactured from trimmings from felt hats manufactured by the John

B. Stetson Company; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Stetson Felt Mills, Docket 4234, May 5, 1943]

§ 3.51 *Enforcing dealings or payments wrongfully*: § 3.805 *Securing orders falsely or misleadingly*: § 3.81 *Securing signature wrongfully*: § 3.86 (a) *Shipping, for payment demand, goods in excess of or without order—"Padded" order goods*. In connection with offer, etc., in commerce, of felt rugs or other merchandise, and among other things, as in order set forth, (1) using any sales plan or method which misleads or deceives purchasers or enables respondents' salesmen to mislead or deceive purchasers, as a means of obtaining orders from such purchasers for rugs or other merchandise in quantities greater than that which such purchasers order or expect to receive, or which enables the obtaining of orders in amounts greater than such purchasers intend or expect to pay; (2) using any sales plan or method which involves the preparation of orders in such a manner that the purchasers cannot readily determine the quantity of rugs or other merchandise ordered or the amount to be paid, as a means of inducing the purchase of greater quantities of such merchandise than that desired or the payment of amounts greater than such purchaser expects or intends to pay; (3) using any sales plan or method which involves the placing of notations on orders indicating additional purchases or the purchase of additional rugs or other merchandise which are not readily recognizable as such upon reading of the order at the time signature is attached; (4) preparing orders for quantities of rugs or other merchandise in excess of the quantities requested by purchasers and obtaining the signature of such purchasers to such orders without disclosing that the order has been prepared for quantities in excess of those desired by such purchasers; or (5) refusing to accept the return of rugs or other merchandise shipped in excess of the amount ordered or requiring a purchaser to pay any sum as damages in order to induce respondents to accept return of such excess rugs or other merchandise; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Stetson Felt Mills, Docket 4234, May 5, 1943]

§ 3.24 (b) *Coercing and intimidating—Customers or prospective customers—To pay unfounded "damages"—By threatened suit or other intimidation*: § 3.24 (b) *Coercing and intimidating—Customers or prospective customers—To purchase or support product or service—By threatened suit or other intimidation*: § 3.51 *Enforcing dealings or payments wrongfully*: § 3.86 (a) *Shipping, for payment demand, goods in excess of or without order—"Padded" order goods*. In connection with offer, etc., in commerce, of felt rugs or other merchandise, and

among other things, as in order set forth, coercing or attempting to coerce purchasers, by threats to sue or by other forms of intimidation, (1) into accepting rugs or other merchandise in excess of the quantity ordered by such purchasers, or into paying sums of money in excess of that which such purchasers agree or expect to pay; (2) into paying damages to the respondents for cancellation of orders for quantities of rugs or other merchandise in excess of that ordered by such purchasers, or for amounts in excess of that which such purchasers agree or expect to pay; or (3) into paying damages to the respondents to induce the acceptance of the return of rugs or other merchandise delivered by respondents in excess of the amount ordered; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Stetson Felt Mills, Docket 4234, May 5, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 5th day of May, A. D. 1943.

*In the Matter of Meyer Dorfman and Arthur Cohler, Individuals, Trading Under the Name Stetson Felt Mills*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, answer of the respondents, testimony and other evidence in support of and in opposition to the allegations of the complaint taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence, briefs filed in support of the complaint and in opposition thereto, and oral argument of counsel; and the Commission having made its findings as to the facts and its conclusion that said respondents have violated the provisions of the Federal Trade Commission Act:

*It is ordered*, That the respondents, Meyer Dorfman and Arthur Cohler, individuals trading as Stetson Felt Mills, and their representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of felt rugs or other merchandise in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Representing directly or by implication that the respondents are a part of, or that they are in any way connected with, the John B. Stetson Company of Philadelphia.

2. Representing directly or by implication that respondents' rugs are manufactured from trimmings from felt hats manufactured by the John B. Stetson Company.

3. The use of any sales plan or method which misleads or deceives purchasers or enables respondents' salesmen to mislead or deceive purchasers, as a means of obtaining orders from such purchasers for rugs or other merchandise in quantities greater than that which such pur-

chasers order or expect to receive, or which enables the obtaining of orders in amounts greater than such purchasers intend or expect to pay.

4. The use of any sales plan or method which involves the preparation of orders in such a manner that the purchasers cannot readily determine the quantity of rugs or other merchandise ordered or the amount to be paid, as a means of inducing the purchase of greater quantities of such merchandise than that desired or the payment of amounts greater than such purchaser expects or intends to pay.

5. The use of any sales plan or method which involves the placing of notations on orders indicating additional purchases or the purchase of additional rugs or other merchandise which are not readily recognizable as such upon reading of the order at the time signature is attached.

6. Preparing orders for quantities of rugs or other merchandise in excess of the quantities requested by purchasers and obtaining the signature of such purchasers to such orders without disclosing that the order has been prepared for quantities in excess of those desired by such purchasers.

7. Refusing to accept the return of rugs or other merchandise shipped in excess of the amount ordered or requiring a purchaser to pay any sum as damages in order to induce respondents to accept return of such excess rugs or other merchandise.

8. Coercing or attempting to coerce purchasers, by threats to sue or by other forms of intimidation, into accepting rugs or other merchandise in excess of the quantity ordered by such purchasers, or into paying sums of money in excess of that which such purchasers agree or expect to pay.

9. Coercing or attempting to coerce purchasers, by threats to sue or by other forms of intimidation, into paying damages to the respondents for cancellation of orders for quantities of rugs or other merchandise in excess of that ordered by such purchasers, or for amounts in excess of that which such purchasers agree or expect to pay.

10. Coercing or attempting to coerce purchasers, by threats to sue or by other forms of intimidation, into paying damages to the respondents to induce the acceptance of the return of rugs or other merchandise delivered by respondents in excess of the amount ordered.

*It is further ordered*, That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON,  
Secretary.

[P. R. Doc. 42-7233; Filed, May 18, 1943; 11:39 a. m.]

[Docket No. 4722]

PART 3—DIGEST OF CEASE AND DESIST  
ORDERS

## ASSOCIATED LABORATORIES

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results:* § 3.96 (a) *Using misleading name—Goods—Qualities or properties:* § 396 (a) *Using misleading name—Goods—Results.* In connection with offer, etc., of respondents' "Gordon Detoxifier", or any other similar device, and among other things, as in order set forth, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, of their said device, which advertisements (1) use the term "hydro-surgery", or any other term which includes the word "surgery", to describe respondents' device or the results obtained through the use of said device, or which otherwise represent or imply that the results obtained through the use of said device are comparable with those accomplished by surgery; or (2) use the word "Detoxifier", or any other words of similar import, to designate or describe respondents' device, or which otherwise represent or imply that said device will rid the body of toxins; or which advertisements represent, directly or by implication, (3) that respondents' device will cleanse the small intestine; (4) that said device will massage or strengthen the large or small intestine, or strengthen the tissues of the intestinal tract; (5) that the injection of oxygen into the intestinal tract by means of said device will destroy the anaerobic germs; (6) that said device will purify the blood stream; (7) that said device reduces high blood pressure; (8) that said device reveals to the patient which foods should be avoided in order to insure maximum efficiency in digestion; (9) that said device serves to lessen the burden upon the liver or kidneys; or (10) that said device relieves sinus or antrum complications; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Associated Laboratories, Docket 4722, April 30, 1943].

§ 3.6 (t) *Advertising falsely or misleadingly—Qualities or properties of product or service:* § 3.6 (x) *Advertising falsely or misleadingly—Results:* § 3.6 (y) 10) *Advertising falsely or misleadingly—Scientific or other relevant facts.* In connection with offer, etc., of respondents' "Gordon Detoxifier", or any other similar device, and among other things, as in order set forth, disseminating, etc., any advertisements by means of the United States mails, or in commerce, or by any means, to induce, etc., directly or indirectly, purchase in commerce, of their said device, which advertisements represent, directly or by implication, (1) that the use of said device results in the reestablishing of a normal

peristalsis or natural muscular activity of the intestines; (2) that said device assists in preventing hardening of the arteries; (3) that most ailments originate in the small intestine; (4) that the introduction of ozone into the body by means of said device accelerates the healing process or stimulates recovery; (5) that appendicitis, asthma, colitis, constipation, excessive fatigue, foul breath, headache, gall bladder complications, high or low blood pressure, indigestion, irregular heart, kidney or bladder complications, liver complications, lumbago, menopause disturbances, muddy or pimply complexion, migraine, nervousness, pruritus ani, rheumatism, sinus trouble, run-down condition, shortness of breath, sleeplessness, ulcers of the stomach or bowels, or ulcerative colitis are almost invariably caused by intestinal toxemia; or (6) that said device, excepting constipation and headache, constitutes an effective treatment for the ailments and conditions immediately above set forth; or (7) that said device constitutes an effective treatment for constipation, except insofar as it may afford temporary relief by the irrigation or flushing of the lower bowel; or (8) that said device constitutes an effective treatment for headache, except insofar as it may afford temporary relief in those cases where such condition is due to constipation; or (9) that said device possesses any therapeutic value in excess of that possessed by the ordinary enema; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Associated Laboratories, Docket 4722, April 30, 1943].

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 30th day of April, A. D. 1943.

*In the Matter of Milton Irwin, Dr. Walter G. Berg, and Dr. David W. Miles; Individuals Trading as Associated Laboratories*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of the respondents, testimony and other evidence in support of the allegations of the complaint and in opposition thereto taken before a trial examiner of the Commission theretofore duly designated by it, the report of the trial examiner upon the evidence, and brief in support of the complaint (no brief having been filed by respondents and oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondents have violated the provisions of the Federal Trade Commission Act:

*It is ordered,* That the respondents, Milton Irwin, Dr. Walter G. Berg, and Dr. David W. Miles, individually and trading as Associated Laboratories, or trading under any other name, and their agents, representatives and employees,

directly or through any corporate or other device, in connection with the offering for sale, sale or distribution of respondents' device designated "Gordon Detoxifier," or any other device of substantially similar character, whether sold under the same name or under any other name, do forthwith cease and desist from directly or indirectly:

1. Disseminating or causing to be disseminated any advertisement by means of the United States mails or by any means in commerce, as "commerce" is defined in the Federal Trade Commission Act, which advertisement

(a) Uses the term "hydro-surgery," or any other term which includes the word "surgery," to describe respondents' device or the results obtained through the use of said device, or which otherwise represents or implies that the results obtained through the use of said device are comparable with those accomplished by surgery;

(b) Uses the word "Detoxifier," or any other word of similar import, to designate or describe respondents' device, or which otherwise represents or implies that said device will rid the body of toxins;

or which advertisement represents, directly or by implication,

(c) That respondents' device will cleanse the small intestine;

(d) That said device will massage or strengthen the large or small intestine, or strengthen the tissues of the intestinal tract;

(e) That the injection of oxygen into the intestinal tract by means of said device will destroy the anaerobic germs;

(f) That said device will purify the blood stream;

(g) That said device reduces high blood pressure;

(h) That said device reveals to the patient which foods should be avoided in order to insure maximum efficiency in digestion;

(i) That said device serves to lessen the burden upon the liver or kidneys;

(j) That said device relieves sinus or antrum complications;

(k) That the use of said device results in the reestablishing of a normal peristalsis or natural muscular activity of the intestines;

(l) That said device assists in preventing hardening of the arteries;

(m) That most ailments originate in the small intestine;

(n) That the introduction of ozone into the body by means of said device accelerates the healing process or stimulates recovery;

(o) That appendicitis, asthma, colitis, constipation, excessive fatigue, foul breath, headache, gall bladder complications, high or low blood pressure, indigestion, irregular heart, kidney or bladder complications, liver complications, lumbago, menopause disturbances, muddy or pimply complexion, migraine, nervousness, pruritus ani, rheumatism, sinus trouble, run-down condition, short-

ness of breath, sleeplessness, ulcers of the stomach or bowels, or ulcerative colitis are almost invariably caused by intestinal toxemia;

(p) That said device constitutes an effective treatment for appendicitis, asthma, colitis, excessive fatigue, foul breath, gall bladder complications, high or low blood pressure, indigestion, irregular heart, kidney or bladder complications, liver complications, lumbago, menopause disturbances, muddy or pimply complexion, migraine, nervousness, pruritus ani, rheumatism, sinus trouble, run-down condition, shortness of breath, sleeplessness, ulcers of the stomach or bowels, or ulcerative colitis;

(q) That said device constitutes an effective treatment for constipation, except insofar as it may afford temporary relief by the irrigation or flushing of the lower bowel;

(r) That said device constitutes an effective treatment for headache, except insofar as it may afford temporary relief in those cases where such condition is due to constipation; or

(s) That said device possesses any therapeutic value in excess of that possessed by the ordinary enema.

2. Disseminating or causing to be disseminated any advertisement by any means for the purpose of inducing or which is likely to induce, directly or indirectly the purchase in commerce, as "commerce" is defined in the Federal Trade Commission Act, of respondents' device, which advertisement contains any representation prohibited in paragraph 1 hereof.

*It is further ordered* That the respondents shall, within sixty (60) days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 43-7840; Filed, May 18, 1943;  
11:30 a. m.]

[Docket No. 4782]

#### PART 3—DIGEST OF CEASE AND DESIST ORDERS

##### FRANKLIN SALES COMPANY

§ 3.99 (b) *Using or selling lottery devices—In merchandising.* In connection with offer, etc., in commerce, of glassware, pen and pencil sets, radios, food mixers, electrical appliances, cigarette lighters, silverware, luggage, and other articles of merchandise, (1) supplying, etc., others with push cards or other devices which are to be used or may be used in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme; (2) shipping, etc., to agents or to distributors or to members of the purchasing public, push cards or other devices which are to be used or may be used in the sale and distribution

of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme; or (3) selling, etc., any merchandise by means of a game of chance, gift enterprise, or lottery scheme; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) [Cease and desist order, Franklin Sales Company, Docket 4782, May 5, 1943]

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 5th day of May, A. D. 1943.

*In the Matter of Myron Trotchky, an Individual Trading as Franklin Sales Company*

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, testimony and other evidence in support of and in opposition to the allegations of the complaint taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence, and brief filed in support of the complaint; and the Commission having made its findings as to the facts and its conclusion that said respondent has violated the provisions of the Federal Trade Commission Act:

*It is ordered*, That the respondent, Myron Trotchky, an individual trading as Franklin Sales Company, his representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of glassware, pen and pencil sets, radios, food mixers, electrical appliances, cigarette lighters, silverware, luggage, and other articles of merchandise in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from:

1. Supplying or placing in the hands of others, push cards or other devices which are to be used or may be used in the sale or distribution of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme.

2. Shipping, mailing, or transporting to agents or to distributors or to members of the purchasing public, push cards or other devices which are to be used or may be used in the sale and distribution of said merchandise to the public by means of a game of chance, gift enterprise, or lottery scheme.

3. Selling or otherwise disposing of any merchandise by means of a game of chance, gift enterprise, or lottery scheme.

*It is further ordered*, That the respondent shall, within sixty (60) days after service upon him of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which he has complied with this order.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 43-7838; Filed, May 18, 1943;  
11:30 a. m.]

## TITLE 22—FOREIGN RELATIONS

### Chapter II—International Commissions

#### NOTICE OF CHANGE IN TITLE OF THE CHAPTER

To permit the assembling under one heading of the rules and regulations of international commissions, domestic claims commissions, and such other commissions as may be established in connection with foreign relations, the designation of chapter II of title 22 of the Code of Federal Regulations is hereby changed from "International Commissions" to "Commissions".

[SEAL]

CORDELL HULL,  
Secretary of State.

MAY 17, 1943.

[F. R. Doc. 43-7810; Filed, May 17, 1943;  
4:03 p. m.]

### Chapter II—Commissions

#### PART 600—AMERICAN MEXICAN CLAIMS COMMISSION ESTABLISHED PURSUANT TO THE SETTLEMENT OF MEXICAN CLAIMS ACT OF 1942

Pursuant to section 2 (c) of the Settlement of Mexican Claims Act of 1942 (56 Stat. 1058; 22 U.S.C., Supp. II, 661 (c)), the following regulations relating to claims before the American Mexican Claims Commission established pursuant to the Settlement of Mexican Claims Act of 1942 are hereby promulgated by the Commission:

Sec.

- 600.1 Notification to claimants.
- 600.2 Decisions of the Commission.
- 600.3 New claims.
- 600.4 Period for filing new claims.
- 600.5 Method of filing new claims.
- 600.6 Evidence in support of new claims.
- 600.7 Claims in which appraisals have already been made.
- 600.8 Other claims.
- 600.9 Access to records of the Commission.
- 600.10 Fees of attorneys.
- 600.11 Relation between the Commission and claimants.

Authority: §§ 600.1 to 600.11 inclusive issued under 56 Stat. 1059; 22 U.S.C., Supp. II, 661 (c).

§ 600.1 *Notification to claimants.* (a) Notification of the establishment of this Commission and of these rules and regulations shall be sent as soon as practicable to all persons who appear from the records of the Department of State, or from advice otherwise received by the Commission, to have claims within the purview of section 3 (a), and to all persons having claims of record with respect to which appraisals were made within the purview of section 4 (a), of the Settlement of Mexican Claims Act of 1942. Notification shall also be made through the press and in such other manner as the Commission may deem appropriate for the benefit of persons who may desire to present claims to the Commission and who have not previously brought their claims to the attention of the Government of the United States.



(b) The notification herein provided for shall be without prejudice to the subsequent determination of the rights of the persons so notified, or of other persons claiming as assignees, heirs, executors, administrators, or otherwise, with respect to the prosecution of claims before this Commission.

§ 600.2 *Decisions of the Commission.* The bases of decisions to be rendered by the Commission are prescribed by section 5 (a) of the Settlement of Mexican Claims Act of 1942.

§ 600.3 *New claims.* New claims are those comprehended by subparagraphs (1), (2), (3), and (4) of section 3 (a) of the Settlement of Mexican Claims Act of 1942.

§ 600.4 *Period for filing new claims.* Under the provisions of section 2 (d) of the Settlement of Mexican Claims Act of 1942, the Commission is required to complete its work not later than two years from April 5, 1943. It is therefore necessary that all new claims to be considered by the Commission be filed with it on or before December 1, 1943. The Commission may, in its discretion and for good cause shown, grant an extension of time for filing a new claim in any particular case. A claim shall be considered as filed on the date when it is received at the office of the Commission.

§ 600.5 *Method of filing new claims.* New claims may be filed in single copy only either by the claimant personally or by a duly authorized attorney. In the latter case, however, written authority for the attorney to act in that capacity shall accompany the claim. The statement of claim, which shall consist of a chronological narration of all pertinent matters tending to establish a valid claim, such as claimant's American nationality, nature of property interest involved, details concerning the acquisition thereof, acts of officials of the Mexican Government giving rise to the claim, nature and extent of loss or damage for which claim is made, etc., shall be verified under oath either by the claimant or by his attorney.

§ 600.6 *Evidence in support of new claims.* (a) Evidence filed in support of claims shall accompany the statement of claim and shall, wherever possible, be in the form of either original documents or properly certified copies of originals. The Commission will receive and consider all written evidence of an authentic nature presented in support of claims and will attach such weight thereto as in its judgment seems proper. Documents filed in the Spanish language should be accompanied by an authentic translation thereof.

(b) It is essential that claimants fully understand the necessity for the complete preparation and filing of claims and supporting evidence at the earliest practicable date. Time-limits for the filing of evidence in individual claims will be fixed by the Commission as the necessities of its work may require.

(c) Allegations of claimants, unsupported by other evidence, cannot be regarded as satisfactory proof of facts with respect to which such allegations are made.

(d) Fundamental requirements in the matter of evidence in support of claims include, among other things:

(1) Proof of the American nationality of all persons or concerns on whose behalf claim is made;

(2) Proof of the ownership or other interest on the part of claimants in real or personal property where loss of, injury to, or wrongful interference with such property is alleged as a basis of claim;

(3) Proof of alleged wrongful acts or omissions on the part of officials of the Mexican Government where liability is predicated upon such acts or omissions;

(4) Proof of the nature and amount of damages for which claim is made.

(e) With respect to claims comprehended by paragraph (4) of section 3 (a) of the Settlement of Mexican Claims Act of 1942, involving international responsibility of the Government of Mexico, the bases of such alleged responsibility under international law shall be clearly set forth in the statement of claim.

§ 600.7 *Claims in which appraisals have already been made.* (a) Claimants whose claims have already been appraised either by the American Commissioner designated pursuant to the protocol of April 24, 1934 (48 Stat. 1844), or by the American Commissioner appointed under the Agrarian Claims Agreement of 1938 (53 Stat. 2442) (see section 4 (a) of the Settlement of Mexican Claims Act of 1942), and to whom notices of such appraisals are sent, shall notify the Commission in writing within a period of 30 days from the date of the mailing of such notification whether the appraisal so made is accepted as final and binding, or whether it is intended to file a petition for a review of such appraisal as provided in section 4 (c) of the Settlement of Mexican Claims Act of 1942.

(b) In the event that claimant fails within the specified period to so notify the Commission, or in the event that the Commission is notified within that period of the acceptance of the appraisal, it will, at the expiration of that period, enter an award on the basis of the appraisal and certify the award to the Secretary of the Treasury.

(c) Should the claimant desire to exercise the option of filing a petition for a review by this Commission of the appraisal already made, by making known such desire as provided in § 600.7 (a), a period of 45 days from the date the Commission receives such notice will be allowed for the filing of the petition, which must be accompanied by such written legal contentions as the claimant may desire to make in support thereof. If no petition for review is filed within the period just mentioned, or within any extension thereof which may, in the discretion of the Commission, be granted,

the Commission will enter an award on the basis of the appraisal already made and certify the award to the Secretary of the Treasury.

(d) In the event the Commission decides to review a claim, it may, in its discretion, permit the filing of additional evidence in support of the claim: *Provided*, That it is established to the satisfaction of the Commission that it was impossible for the claimant or his attorney, despite the exercise of due diligence, to obtain and file such evidence within any period prescribed for such filing by or in accordance with the applicable agreements between the Government of the United States and the Government of Mexico, or by or in accordance with the applicable rules adopted pursuant to such agreements.

(e) No evidence shall be filed in support of any claim under § 600.7 (d) unless the permission of the Commission has been obtained in advance. Applications for such permission shall set forth the nature of the evidence which it is desired to file and shall be accompanied by such documentary evidence as the claimant may desire to submit in support of allegations that it was impossible for either him or his attorney, despite the exercise of due diligence, to obtain and file such evidence within any period prescribed for such filing by or in accordance with the applicable agreements between the Government of the United States and the Government of Mexico, or by or in accordance with the applicable rules adopted pursuant to such agreements.

§ 600.8 *Other claims.* Should a claimant desire to file additional evidence in support of a claim comprehended by paragraph 5 of section 3 (a) of the Settlement of Mexican Claims Act of 1942, a request for permission to file such evidence, accompanied by a statement of the nature thereof, shall be made of the Commission within a period of 30 days from the date of the mailing of the letter notifying the claimant of the action taken with respect to such claim by the American Commissioner pursuant to the protocol of April 24, 1934.

§ 600.9 *Access to records of the Commission.* Evidence in the possession of the Commission filed by claimants or their attorneys in support of individual claims, correspondence between claimants or their attorneys and this Commission or previous Commissions regarding their claims, as well as pleadings and briefs filed in support thereof, may, in the discretion of the Commission, be examined in the office of the Commission by the claimants or their duly authorized attorneys.

§ 600.10 *Fees of attorneys.* In any case decided by the Commission in connection with which either the claimant or his attorney desires that the fee of the latter for services rendered in connection with the preparation or prosecution

of the claim be determined and apportioned in accordance with the provisions of section 5 (c) of the Settlement of Mexican Claims Act of 1942, a request in writing to that effect shall be communicated to the Commission at the earliest practicable date.

§ 600.11 *Relation between the Commission and claimants.* Responsibility for the proper preparation of a claim and documents presented in connection therewith rests solely upon the claimant or his attorney. The functions of the Commission are judicial in nature and neither the Commission nor persons in its employ may assist claimants or their attorneys in the preparation or prosecution of claims or discuss the merits of claims with claimants or their attorneys.

EDGAR E. WITT,  
*Chairman.*  
SAMUEL M. GOLD,  
*Commissioner.*  
CHARLES F. McLAUGHLIN,  
*Commissioner.*

MAY 18, 1943.

[F. R. Doc. 43-7851; Filed, May 18, 1943;  
11:49 a. m.]

## TITLE 24—HOUSING CREDIT

### Chapter II—Federal Savings and Loan System

[Bulletin 20]

#### PART 202—INCORPORATION, CONVERSION, AND ORGANIZATION

##### HEARINGS ON APPLICATIONS FOR PERMISSION TO ORGANIZE FEDERAL ASSOCIATIONS

MAY 17, 1943.

Paragraph (c) of § 202.29 of the rules and regulations for the Federal Savings and Loan System is hereby amended, effective May 17, 1943, to read as follows:

(c) *Hearing on application for permission to organize.* At any time after the filing of an application for permission to organize and before the approval of such application, the Federal Home Loan Bank Administration, unless it determines to deny such application, may, in its discretion, order a hearing thereon, conducted in accordance with the provisions of paragraph (a) of this section. Such hearing may, in the discretion of the said Bank Administration, be in lieu of the hearing provided in paragraph (b) of this section. The applicants shall cause to be published, in the manner specified in paragraph (b) of this section, a notice in the form prescribed in paragraph (e) of this section, and shall file an affidavit of publication as provided in paragraph (e) of this section. Unless such notice shall have been duly published by the applicants,

no hearing upon the application for permission to organize will be conducted and no action will be taken upon such application by the said Bank Administration until the requirements of this subsection have been complied with.

(Sec. 5 (a), (e), 48 Stat. 132; 12 U.S.C. 1464 (a), (e); E.O. 9070, 7 F.R. 1529)

This amendment is deemed to be of a minor and procedural character within the provisions of paragraph (c) of § 201.2 of the rules and regulations for the Federal Savings and Loan System.

[SEAL] JAMES TWOHY,  
*Governor.*  
HAROLD LEE,  
*General Counsel.*  
ORMOND E. LOOMIS,  
*Executive Assistant to the Commissioner.*

[F. R. Doc. 43-7859; Filed, May 17, 1943;  
3:47 p. m.]

### Chapter IV—Home Owners' Loan Corporation

[Bulletin 186]

#### PART 407—TREASURY DIVISION

##### FORM RO-TR-95 AND BORROWER'S SETTLEMENT AGENT

Section 407.42-2 (6 F.R. 4096) shall be amended to read as follows:

§ 407.42-2 *Form RO-TR-95.* The Paid Loan Section shall determine through the Cashier either that the remittance paying an account in full is of such a nature that its collection is without question, or that it has cleared; and after such determination shall transmit promptly to the person entitled to receive same the release, canceled note and mortgage, and other papers as specified by the Regional Counsel, together with franked envelope bearing the return address of the Regional Treasurer and Form RO-TR-95, Letter of Transmittal and Paid Loan Instrument Receipt, in accordance with Forms Manual Instructions.

The third paragraph of § 407.42-5 (6 F.R. 4096) shall be amended to read as follows:

§ 407.42-5 *Borrower's settlement agent.* \* \* \*

After receipt of a properly executed Agreement, Form RO-TR-351, from the approved escrow agent, or upon receipt of a request from an approved escrow agent who has executed and filed a Blanket Escrow Agreement, Form RO-TR-351-A, with the Regional Treasurer, the Regional Treasurer shall transmit by registered mail to said agent the release, cancellation of evidence of indebtedness, and any papers to which the borrower is

entitled, as specified by the Regional Counsel, accompanied by Transmittal and Instrument Receipt, Form RO-TR-95-A or Form RO-TR-95-A-1, in accordance with Forms Manual Instructions.

Effective May 15, 1943.

(Secs. 4 (a), 4 (b), 48 Stat. 129, 132, as amended by section 13, 48 Stat. 647; 12 U.S.C. 1463 (a), (b), E.O. 9070, 7 F.R. 1529)

[SEAL] J. FRANCIS MOORE,  
*Secretary.*

[F. R. Doc. 43-7893; Filed, May 17, 1943;  
3:47 p. m.]

## TITLE 31—MONEY AND FINANCE: TREASURY

### Chapter I—Monetary Offices

#### PART 101—PHYSICAL PROPERTIES OF COINS

##### ONE-CENT PIECE<sup>1</sup>

MAY 15, 1943.

Whereas on December 23, 1942, I issued an order prescribing the pertinent physical properties of the 1-cent piece in accordance with the Act of December 18, 1942 (Pub. Law 315, 77th Cong.);

Whereas I have determined, after consultation with the Chairman of the War Production Board, that the following changes in the physical properties of the 1-cent piece will operate to conserve strategic metals in furtherance of the war effort, and

Whereas in determining the following changes in the physical properties of the 1-cent piece, I have taken into consideration its use in coin-operated devices;

Now therefore, I, D. W. Bell, Acting Secretary of the Treasury, do hereby order that until further notice, or until December 31, 1946, whichever shall first occur, the 1-cent piece coined by the United States mints shall have the physical properties prescribed in my order of December 23, 1942, except that:

1. It shall weigh 42.5 grains.
2. It shall not vary in weight by more than 3.5 grains.

After the date of this order and during the period in which the above described 1-cent piece is coined, the coinage of 1-cent pieces pursuant to the provisions of amended section 3515 of the Revised Statutes (U. S. C. title 31, sec. 317) and pursuant to my order of December 23, 1942, as originally issued, shall be suspended.

This order may be modified or revoked at any time.

[SEAL] D. W. BELL,  
*Acting Secretary of the Treasury.*

[F. R. Doc. 43-7831; Filed, May 18, 1943;  
11:19 a. m.]

<sup>1</sup>This document affects § 101.1.

**TITLE 32—NATIONAL DEFENSE**  
**Chapter VI—Selective Service System**  
 [No. 186]

**CLASSIFICATION RECORD C**  
**ORDER REVISING FORM**

By virtue of the provisions of the Selective Training and Service Act of 1940 (54 Stat. 885, 50 U.S.C., Sup. 301-318, inclusive); E.O. No. 8545, 5 F.R. 3779, E.O. No. 9279, 7 F.R. 10177, and the authority vested in me by the Chairman of the War Manpower Commission in Administrative Order No. 26, 7 F.R. 10512, I hereby prescribe the following change in DSS forms:

Revision of DSS Form 100A, entitled "Classification Record C," effective immediately upon the filing hereof with the Division of the Federal Register.<sup>1</sup>

The foregoing revision shall become a part of the Selective Service Regulations effective immediately upon the filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY,  
*Director.*

MAY 7, 1943.

[F. R. Doc. 43-7796; Filed, May 17, 1943;  
 1:56 p. m.]

**Chapter IX—War Production Board**

**Subchapter B—Executive Vice Chairman**

**AUTHORITY:** Regulations in this subchapter issued under P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.

**PART 1010—SUSPENSION ORDERS**

[Suspension Order S-286]

**UKRAINIAN NATIONAL ASSOCIATION TEMPLE**

Ukrainian National Association Temple is an association organized under the laws of the State of Michigan as a club, lodge, fraternity and amusement association.

Subsequent to September 2, 1942, the Association began construction and ordered, purchased, and withdrew from inventory materials to alter and complete its building located at 4655 Martin Avenue, Detroit, Michigan. The Association had been advised by counsel prior to this date that under Conservation Order L-41 as amended July 23, 1942, it could not begin construction, the estimated cost of which exceeded \$5,000.00. Under Conservation Order L-41 as amended September 2, 1942, the Association was not permitted to begin construction, the estimated cost of which exceeded \$200.00. The estimated cost of the construction begun by the Association after September 2, 1942, exceeded \$5,000.00. The beginning of construction as aforesaid constituted a wilful violation of Conservation Order L-41.

This wilful violation of Conservation Order L-41 has diverted scarce material

and labor to uses not authorized by the War Production Board. In view of the foregoing facts, *It is hereby ordered, That:*

§ 1010.286 *Suspension Order S-286.* (a) Neither Ukrainian National Association Temple, nor any other person, shall order, purchase, accept delivery of, withdraw from inventory, or in any other manner secure or use material or construction plant to continue or complete construction or alteration or addition of the building located at 4655 Martin Avenue, Detroit, Michigan, except as specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Ukrainian National Association Temple from any restriction, prohibition, or provision contained in any other order or regulation of the War Production Board.

(c) This order shall take effect on May 19, 1943.

Issued this 17th day of May 1943.

WAR PRODUCTION BOARD,  
 By J. JOSEPH WHELAN,  
*Recording Secretary.*

[F. R. Doc. 43-7814; Filed, May 17, 1943;  
 4:50 p. m.]

**PART 1010—SUSPENSION ORDERS**

[Suspension Order S-319]

**G. P. NICHOLS**

G. P. Nichols, 59 Silverwood, Mobile, Alabama, is a building contractor operating in Mobile, Alabama and other cities. In November, 1942, G. P. Nichols began construction, consisting of remodeling and alterations on a building located at 200 St. Francis Street, Mobile, Alabama, used as a restaurant. The estimated cost of this construction was \$4,000 which was in excess of the \$200 permitted cost of construction established by Conservation Order L-41, as amended. G. P. Nichols, before beginning said construction, was aware of Conservation Order L-41, as amended. Furthermore, G. P. Nichols was specifically informed of said order in the early stages of this construction, and under date of January 15, 1943, received a telegram from the War Production Board addressed to the owner ordering all work in violation of Conservation Order L-41, as amended, to be stopped. Nevertheless he continued construction. This conduct of G. P. Nichols constituted a wilful violation of Conservation Order L-41, as amended.

These violations of Conservation Order L-41, as amended, have diverted scarce material to uses unauthorized by the War Production Board and have hampered and impeded the war effort. In view of the foregoing facts, *It is hereby ordered, That:*

§ 1010.319 *Suspension Order S-319.* (a) G. P. Nichols, his successors or assigns, shall not use material or construction plant to continue or complete alteration or construction at premises

numbered 200 St. Francis Street, Mobile, Alabama, except as specifically authorized in writing by the War Production Board.

(b) Deliveries of material to G. P. Nichols, his successors or assigns, shall not be accorded priority over deliveries under any other contract or order and no preference ratings shall be assigned, applied or extended to such deliveries by means of preference rating certificates, preference rating orders, general preference orders or any other orders or regulations of the War Production Board except as hereafter specifically authorized in writing by the War Production Board.

(c) No allocation shall be made to G. P. Nichols, his successors or assigns, of any material, the supply or distribution of which is governed by an order of the War Production Board, except as hereafter specifically authorized in writing by the War Production Board.

(d) This order shall take effect on May 19, 1943 and shall expire on August 19, 1943, at which time the restrictions contained in this order shall be of no further effect.

Issued this 17th day of May 1943.

WAR PRODUCTION BOARD,  
 By J. JOSEPH WHELAN,  
*Recording Secretary.*

[F. R. Doc. 43-7815; Filed, May 17, 1943;  
 4:50 p. m.]

**PART 1029—FARM MACHINERY AND EQUIPMENT AND ATTACHMENTS AND REPAIR PARTS THEREFOR**

[Amendment 1 to Limitation Order L-170, as Amended April 6, 1943]

Section 1029.10 *Limitation Order L-170* is hereby amended in the following particulars:

(a) Amend paragraph (c) (1) (iii) to read as follows:

(iii) Manufacture, for sale in the continental United States, any item of farm machinery and equipment requiring rubber tires, except to the extent that, prior to the manufacture of any such item, specific quantities of rubber tires may be made available or released by the War Production Board for this specific purpose.

(b) Amend subdivision (v) of paragraph (d) (1) to read as follows:

(v) To any foreign country (including Canada and territories and possessions of the United States) any farm machinery and equipment requiring rubber tires, except to the extent that, prior to the manufacture of any such item, specific quantities of rubber tires may be made available or released by the War Production Board for this specific purpose.

Issued this 18th day of May 1943.

WAR PRODUCTION BOARD,  
 By J. JOSEPH WHELAN,  
*Recording Secretary.*

[F. R. Doc. 43-7834; Filed, May 18, 1943;  
 11:18 a. m.]

<sup>1</sup>Form filed as part of the original document.



**PART 1029—FARM MACHINERY AND EQUIPMENT AND ATTACHMENTS AND REPAIR PARTS THEREFOR**

[Supplementary Limitation Order L-170-a as Amended May 18, 1943]

In accordance with the provisions of paragraph (j) (2) of § 1029.10 *Limitation Order L-170*, which the following order supplements; *It is hereby ordered, That:*

§ 1029.11 *Supplementary Limitation Order L-170-a—(a) Definitions.* For the purposes of this order:

(1) "Copper" means unalloyed copper metal, including unalloyed copper metal produced from scrap.

(2) "Copper base alloy" means any alloy metal in the composition of which the percentage of copper metal by weight equals or exceeds forty per cent (40%) of the total weight of the alloy. It shall include alloy metal produced from scrap.

(3) "Copper products" means products made of copper, fabricated to the extent that they are sheet, rod, tubing, extrusions, castings, ingots, forgings, wire, powder or anodes, or fabricated to any greater extent.

(4) "Copper base alloy products" means products made of copper base alloy, fabricated to the extent that they are sheet, rod, tubing, extrusions, castings, ingots, forgings, wire, powder or anodes, or fabricated to any greater extent.

(5) "Farm tractor" means all wheel type tractors and garden tractors for use on a farm.

(6) "Engine power units" means any such units used in farm machinery and equipment.

(b) *General restrictions; (required specifications).* (1) On and after November 7, 1942, no producer (except as otherwise specifically authorized by the War Production Board pursuant to an appeal under paragraph (c) of Limitation Order L-170) shall manufacture for sale, or receive from his supplier for re-sale, any copper products or copper base alloy products to be used or incorporated in the production of farm tractors, engine power units or repair parts therefor, other than for the following purposes:

(i) *Radiators.* Water courses and tanks of copper alloy containing not more than seventy-one percent (71%) copper;

(ii) *Cooling control devices.* Thermostats; radiator sealing caps (pressure type only);

(iii) *Electrical equipment.* Only parts functioning as electrical conductors in the following assemblies: coils, distributors, generators, instruments, lamp bulbs, starting motors, switches, wiring (including bulk or spooled primary wire, spark plug wire, battery cable and magnet wire), battery terminals containing not more than 71% copper, magnetos, regulators; non-current carrying parts for the above which must be non-mag-

netic may be made from copper alloy containing not more than 71% copper.

(iv) *Bearings, bushings, thrust washers and similar parts.* Bushings and thrust washers for:

Electrical equipment; steering gears; front axle king pins; clutch and brake pedals and control shafts; transmission, power lift and power take off gearing; engine bearings,

*Provided, That* such copper and copper base alloy as may be used shall be reduced by substitution of steel backed for solid bronze bushings in all cases where diameter, length or wall thickness, make such substitution practicable;

(v) *Replacement parts,* but only where the original part was manufactured from copper or copper base alloy and no substitute has been developed in current or prior production, either by the producer himself or by suppliers of such items, and where (because of limited quantities to be produced) substitutes are prohibitive from a standpoint of tool, material and production costs.

(vi) *Carburetor parts.* Those parts having metering or seating, filtering or anti-friction characteristics such as jets, nozzles, seats, metering rods, floats, screens, springs and bearings; also drill plugs, where non-corrosive metal is required to facilitate removal for cleaning; and drain cocks;

(vii) *Plating.* For functional parts in connection with carburizing steel and where substituted for solid copper or copper base alloy;

(viii) *Gaskets.* Spark plug gaskets (internal only); grommets in cylinder head gaskets for water passages; washers or solid gaskets where seating is required;

(ix) *Used as a minor alloying element.* In zinc die castings for carburetor parts or for other functional items where substitutes are prohibitive from a standpoint of tool cost; in ferrous alloys;

(x) *Brazing material.* For joining functional parts of multiple-piece construction;

(xi) *Powdered copper,* for briquetted bearings; copper lead bearings;

(xii) *Gauges.* The functional movement parts (cranks, pointer posts, gears, bourdon tubes, thermometer bulbs, diaphragms and pointers) of oil pressure gauges, heat indicators, and ammeters;

(xiii) *Fuel filter screens,* fuel shut off cocks, three way fuel valves;

(xiv) *Priming cups,* for engine cylinders; or

(xv) *Clutch facings and brake linings.* The use of copper alloy in suitable form, such as wire, grindings, or brass chips, is permitted.

(c) This order supersedes L-26-c, and all amendments thereto and appeals granted thereunder.

Issued this 18th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHITMAN,  
Recording Secretary.

[F. R. Doc. 43-7835; Filed, May 18, 1943; 11:18 a.m.]

**PART 1049—INCANDESCENT, FLUORESCENT AND OTHER ELECTRIC DISCHARGE LAMPS**

[General Limitation Order L-23, as Amended May 14, 1943]<sup>1</sup>

Whereas the demands of national defense has created a shortage of nickel, brass, copper and other materials used in the manufacture of incandescent lamps; action has already been taken to conserve the supply and direct the distribution of such materials to insure deliveries for defense and essential civilian requirements; and the present supply of these materials will be insufficient for defense and essential civilian requirements unless their use in the manufacture of incandescent lamps is curtailed;

§ 1049.1 *General Limitation Order L-23—(a) Definitions.* For the purposes of this order:

(1) "Incandescent lamp" means any hermetically-sealed lamp or bulb, designed primarily to produce light, which makes use of a metal or carbon filament or metal wire strip, foil, or compound as the source of light.

(2) "Fluorescent lamp" means any hermetically-sealed electric discharge lamp or tube (other than a cold-cathode tube) in which the radiant energy from the electric discharge is converted by suitable phosphor coatings into visible wave lengths.

(3) "Glow discharge lamp" means any hermetically-sealed electric discharge lamp or tube (other than a fluorescent lamp) containing gases or vapors and designed to operate at impressed voltages of less than one thousand volts to produce visible light.

(4) "Blackout lamp" means any incandescent lamp having a lumen output of less than 1 lumen per watt, with an opaque coating on more than 50% of the external or internal glass surface.

(5) "Person" means any individual, partnership, association, business trust, corporation, governmental corporation or agency, or any organized group of persons whether incorporated or not.

(6) "Manufacturer" means any person who produces or assembles any incandescent, fluorescent or glow discharge lamp or part therefor, or who coats, etches or otherwise marks any such lamps for use by any other person.

(7) "Wholesaler" means any person (other than a manufacturer) engaged in the business of selling incandescent, fluorescent or glow discharge lamps to dealers for resale, whether or not he also sells such lamps to the public.

(8) "Dealer" means any person (other than a manufacturer or wholesaler) engaged in the business of selling incandescent, fluorescent or glow discharge lamps to the public.

(9) "Military exemption order" means a purchase order, contract or subcontract for incandescent, fluorescent or glow dis-

<sup>1</sup>This document is a re-statement of Amendment 1 to L-23, as amended March 29, 1943, which appeared in the FEDERAL REGISTER of May 18, 1943, page 6402, and reflects the order in its completed form as May 14, 1943.

charge lamps, or parts for such lamps, to be purchased (or physically incorporated into lamps to be purchased) by or for the account of the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, or the Panama Canal, or the armed forces of any country eligible for Lend-Lease assistance pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), when accompanied by a certification in the following form, signed by the appropriate procuring officer or the person placing such order:

This is to certify that all lamps (or lamp parts) specified in this order are to be used by the United States Army (or Navy, Maritime Commission, War Shipping Administration or Panama Canal, or armed services of a Lend-Lease country) on ships, aircraft, vehicles or weapons, or outside the continental limits of the United States.

-----  
Name  
By -----

Any provision of this order which expressly permits the fulfillment of a military exemption order shall be deemed to permit a manufacturer to produce lamps or lamp parts to replace in his inventory lamps or lamp parts which, though not produced pursuant to military exemption orders, have been delivered by him pursuant to military exemption orders.

(b) *General restrictions.* (1) During the period of three months beginning October 1, 1942, and during each succeeding period of three months until otherwise ordered by the War Production Board, no manufacturer shall produce bases for incandescent, fluorescent and glow discharge lamps having a total weight greater than 3 1/4% of the total weight of such bases produced by him during 1940, except that any such manufacturer may, in addition to the foregoing quota, produce additional bases:

(i) Having a total weight equal to any part of his quota for the next succeeding period of three months: *Provided*, That he reduces his quota for such succeeding period of three months by an equivalent amount; and

(ii) Having a total weight equal to any unused part of his quota for the preceding period of three months.

(2) No manufacturer shall produce any incandescent lamps designed primarily for use on Christmas trees, or for advertising, decorative or display purposes.

(3) (i) Commencing April 1, 1943, no manufacturer shall produce or deliver any incandescent, fluorescent or glow discharge lamps except in accordance with the schedules approved or prescribed by the War Production Board as hereinafter provided; and no manufacturer shall alter such approved or prescribed production or delivery schedules unless authorized or directed to do so by the War Production Board.

(ii) On or before April 15, 1943, each manufacturer shall file with the War Production Board a statement in writing which shall include such manufacturer's proposed production schedules and his

proposed delivery schedules for incandescent, fluorescent and glow discharge lamps respectively, so far as then planned, but in any event for not less than the three calendar months following March 31, 1943. This reporting requirement has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(iii) The War Production Board will notify manufacturers of its approval or disapproval of the production and delivery schedules for the calendar quarter, or longer period, covered in such schedules. The War Production Board may at any time, change any schedules; direct the cancellation of any order shown on any schedule; prescribe any other schedule for production or deliveries for any period, regardless of whether a schedule for such period, or any part thereof, has been reported by the manufacturer or theretofore approved by the War Production Board; allocate any order listed on the report to any other manufacturer; or direct the delivery of any incandescent lamps so listed to any other person, at the established price and terms.

(iv) If any schedule for production or deliveries approved under the provisions of this order does not correspond to the authorized production schedule approved for the same quarter under the Controlled Materials Plan (on Form CMP-4B, or any other designated form), then the schedule approved under this order shall constitute the authorized production schedule of that manufacturer.

(4) No wholesaler or dealer shall sell, lease, trade, lend, deliver, ship or transfer any photoflash or photoflood incandescent lamps, except:

(i) To a manufacturer, wholesaler or dealer;

(ii) In fulfillment of purchase orders or contracts bearing preference ratings of AA-4 or higher.

(5) No manufacturer or reclaimer of bases for incandescent, fluorescent or glow discharge lamps shall sell, transfer or deliver any bases for such lamps, except with the specific authorization of the War Production Board. On or before the 20th day of each calendar month, each manufacturer or reclaimer of bases for incandescent, fluorescent or glow discharge lamps shall file with the War Production Board a statement on Form PD-532 of the total metal weight of bases for incandescent and glow discharge lamps and the total number of bases for fluorescent lamps which he expects to be able to transfer or deliver during the next succeeding calendar month. The War Production Board shall thereupon authorize on Form PD-532 each manufacturer or reclaimer of bases for incandescent, fluorescent or glow discharge lamps to deliver a maximum metal weight of bases for incandescent and glow discharge lamps and a maximum number of bases for fluorescent lamps during the succeeding calendar month to such manufacturers and other persons as said War Production Board may deem appropriate.

(6) No manufacturer shall produce any blackout lamp or convert any incandescent lamp into a blackout lamp by etching, painting or otherwise coating it, except:

(i) In fulfillment of a specific order, contract or subcontract for blackout lamps produced according to specifications approved by the Army or Navy of the United States for delivery of such lamps to or for the account of the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, or the Panama Canal, or

(ii) Pursuant to specific authorization granted by the War Production Board.

(7) No manufacturer shall produce or accept delivery of any lamp leads, filament supports, terminals or lamp bases containing nickel, copper, brass or chromium, except:

(i) In electroplated coatings (except that no nickel may be used for plating lamp bases);

(ii) In alloys of controlled thermal expansion properties, provided that such alloys may be used only for sealing in glass in the minimum size and length required for such practical sealing;

(iii) Copper or nickel in sheathing on ferrous wire or strip, commonly called "copperweld" or "nickel-clad" or "copper-clad";

(iv) Brass in base eyelets, or pins;

(v) Brass bases for incandescent or glow discharge lamps in fulfillment of military exemption orders; or

(vi) Pursuant to specific authorization of the War Production Board granted on Form PD-556 pursuant to an application filed on Form PD-556.

(8) No manufacturer shall produce any incandescent, fluorescent or glow discharge lamps containing brass bases, except:

(i) Incandescent or glow discharge lamps in fulfillment of military exemption orders; or

(ii) Pursuant to specific authorization of the War Production Board.

(9) Notwithstanding the provisions of Priorities Regulation No. 1, Priorities Regulation No. 3, and any other War Production Board orders or regulations, no person shall apply or extend a rating of less than AA-4 to any order for incandescent, fluorescent or glow discharge lamps, and no rating less than AA-4 shall have any force or effect with respect to the acceptance and filling of any order for incandescent, fluorescent or glow discharge lamps.

(c) *Intra-company deliveries.* The restrictions of this order with respect to deliveries prohibit or restrict deliveries not only to other persons, including affiliates or subsidiaries, but also from one branch, division or section of a single enterprise to another branch, division, or section of the same or any other enterprise under common ownership or control.

(d) *Avoidance of excessive inventories.* Manufacturers shall not accumulate for use in the manufacture of incandescent, fluorescent or glow discharge lamps, or parts therefor, inventories of raw materials, semi-processed materials, or fin-

ished parts in quantities in excess of the minimum amounts necessary to maintain production of such lamps or parts as permitted by this order.

(e) *Records.* All persons affected by this order shall keep and preserve, for not less than two years, accurate and complete records concerning inventories, production and sales.

(f) *Audit and inspection.* All records required to be kept by this order shall, upon request, be submitted to audit and inspection by duly authorized representatives of the War Production Board.

(g) *Reports.* Each person to whom this order applies shall file with the War Production Board such reports and questionnaires as said Board shall from time to time prescribe.

(h) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of or from processing or using material under priority control and may be deprived of priorities assistance.

(i) *Appeal.* Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, or that it would result in a serious problem of unemployment in the community, or that compliance with this order would disrupt or impair a program of conversion from non-defense to defense work, may apply for relief by forwarding a letter addressed to the War Production Board, Consumers' Durable Goods Division, Washington, D. C., Ref.: L-28, setting forth the pertinent facts and the reasons why such person considers that he is entitled to relief. The War Production Board may thereupon take such action as it deems appropriate.

(j) *Applicability of other orders.* In so far as any other order heretofore or hereafter issued by the War Production Board, limits the use of any material in the production of incandescent, fluorescent or glow discharge lamps, or parts therefor, to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein.

(k) *Applicability of regulations.* Except as provided in subparagraph (b) (9), this order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.

(l) *Routing of correspondence.* All reports to be filed and other communications concerning this order should be addressed to the War Production Board, Consumers' Durable Goods Division, Washington, D. C., Ref.: L-28.

Issued this 14th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-7832; Filed, May 18, 1943;  
11:18 a. m.]

#### PART 1125—CASES, SHIPPING CASES AND BURIAL VAULTS

[Revocation of Supplementary General Limitation Order L-64-a]

Section 1125.2 *Supplementary General Limitation Order No. L-64-a is hereby revoked.*

Issued this 18th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-7833; Filed, May 18, 1943;  
11:10 a. m.]

#### PART 1269—ISOPROPYL ALCOHOL

[General Preference Order M-163 as amended  
May 18, 1943]

Section 1269.1 *General Preference Order No. M-163 is hereby amended to read:*

§ 1269.1 *General Preference Order No. M-163—(a) Definitions.* (1) "Isopropyl alcohol" means isopropyl alcohol, dimethyl carbinol, pseudopropyl alcohol, pseudo propanol, isopropanol, secondary propanol, or secondary propyl alcohol of any grade and from whatever source derived.

(2) "Producer" means any person engaged in the production of isopropyl alcohol and includes any person who has isopropyl alcohol produced for him pursuant to toll agreement.

(3) "Distributor" means any person who purchases isopropyl alcohol for resale without further processing.

(4) "Supplier" means a producer or distributor.

(b) *Restrictions on delivery.* (1) No producer or distributor shall deliver isopropyl alcohol to any person except as specifically authorized or directed in writing by War Production Board. No person shall accept delivery of isopropyl alcohol which he knows or has reason to believe is delivered in violation of this order.

(2) Authorizations or directions with respect to deliveries to be made in each calendar month by producers and distributors will so far as practicable be issued by War Production Board prior to the commencement of such month (in the normal case on Form PD-602 filed pursuant to paragraph (f) (1) hereof), but War Production Board may at any time issue directions with respect to deliveries to be made.

(3) In the event that any producer or distributor after receiving notice from War Production Board with respect to a delivery of isopropyl alcohol which he is authorized or directed to make to any specific customer or group of customers, shall be unable to make such delivery either because of receipt of notice of cancellation or otherwise, such producer or distributor shall forthwith give notice of such fact to War Production Board, Chemicals Division, Washington, D. C., Ref: M-168 and shall not, in the absence of specific authorization or direction in writing from War Production Board, sell or otherwise dispose of the isopropyl alcohol which he is unable to deliver as aforesaid.

(c) *Restrictions on use.* (1) No producer or distributor shall use isopropyl alcohol except as specifically authorized or directed in writing by War Production Board.

(2) No person shall use isopropyl alcohol received by him for a purpose or purposes contrary to the purpose or purposes certified in the certificate furnished by him pursuant to paragraph (e) (1) hereof.

(3) War Production Board may from time to time issue directions with respect to the use or uses which may or may not be made of isopropyl alcohol to be delivered to, or then in the inventory of, the prospective user.

(d) *Exceptions to requirements for specific authorizations.* Notwithstanding the provisions of paragraph (b) (1) hereof, specific authorization in writing of War Production Board shall not be required for the delivery by any supplier to any one person in any calendar month of not more than 54 gallons: *Provided, however, That the aggregate quantity of isopropyl alcohol which any supplier may deliver in any calendar month pursuant to this paragraph (d) shall not exceed the quantity which War Production Board shall in writing have specifically authorized or directed such supplier to deliver in such month under this paragraph (d), on application made by such supplier in the normal case on Form PD-602 filed pursuant to paragraph (f) (1) hereof.*

(e) *Certification of customer's use.* (1) No supplier shall in any calendar month deliver to any person more than 54 gallons of isopropyl alcohol unless prior thereto he shall have received from such person a certificate in substantially the following form:

The undersigned purchaser hereby certifies to the War Production Board and to his supplier, pursuant to Order No. M-163, that the isopropyl alcohol hereby ordered for delivery in \_\_\_\_\_, 194\_\_\_\_, will be used

month

for the following purpose(s) only:

Use A \_\_\_\_\_ gals.  
Use B \_\_\_\_\_ gals.

[Note: (aa) If material is ordered for single use only, omit statement of quantity. (bb) For other instructions see paragraph (c) (2).]

\_\_\_\_\_  
Name of purchaser

By \_\_\_\_\_  
Duly authorized official

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

Such certificate need not be filed with War Production Board. It may be inscribed on the purchaser's order or take the form of a separate instrument but in either case shall be signed by an authorized official of the purchaser either manually or as provided in Priorities Regulation No. 7. No supplier shall deliver isopropyl alcohol where he knows or has reason to believe the purchaser's certificate to be false, but in the absence of such knowledge or reason to believe, he may rely on the certificate.

(2) In filling out the certificate referred to in paragraph (e) (1) hereof, purchaser will specify use or uses in terms of the following:

Acetone.  
Cleaning compound.  
Cosmetics.  
De-icing fluid  
Drugs and pharmaceuticals.  
Disinfectants and germicides.  
Gasoline inhibitors.  
Hydraulic brake fluid.  
Isopropyl acetate.  
Oil emulsions.  
Pectin.  
Resins and plastics.  
Rubbing alcohol compound.  
Technical coatings.  
Textiles.  
Waterproofing.  
Xanthates.  
Chemical manufacture (specify).  
Other (specify).  
Resale (as isopropyl alcohol).  
Inventory (as isopropyl alcohol).

(f) *Applications and reports.* (1) Each supplier requiring authorization to make delivery of isopropyl alcohol during any calendar month (and each supplier seeking authorization to use isopropyl alcohol in any such month) shall file application on or before the 20th day of the preceding month. The application shall be made on Form PD-602 in the manner prescribed therein, subject to the following special instructions:

(i) Copies of Form PD-602 may be obtained at local field offices of the War Production Board.

(ii) An original and three copies shall be prepared of which the original and two copies shall be filed with War Production Board, Chemicals Division, Washington, D. C., Ref.: M-168, the third copy being retained for applicant's files. The original filed with the War Production Board shall be manually signed by a duly authorized official.

(iii) In the heading, under "Name of chemical," specify "Isopropyl alcohol"; under "Grade," specify "91%, 95% or 99%"; under "WPB Order No.," specify "M-168"; indicate month and year during which deliveries covered by the application are to be made; under "Unit of measure," specify "gallons"; under name of company, applicant will specify his name and the address of the plant or warehouse from which shipment will be made.

(iv) In Column 1, applicant will list the name of each customer who has placed with him an order for the delivery, in the applicable month, of more than 3500 gallons of isopropyl alcohol. If it is necessary to use more than one sheet to list such customers, applicant will number each sheet in order and show grand total for all sheets on last sheet which is the only one that need be certified.

(v) With respect to each order from any customer in the applicable month of more than 3500 gallons of isopropyl alcohol, applicant will specify in Column 1-a the use to which isopropyl alcohol will be put by his customer, as indicated by the certificate filed with applicant by the customer pursuant to paragraphs (e) (1) and (e) (2) hereof. If the isopropyl alcohol ordered by a customer is for two or more uses, applicant will indicate each use separately and will indicate the quantity of isopropyl alcohol ordered for each use.

(vi) With respect to orders of more than 54 gallons but not more than 3500

gallons of isopropyl alcohol, names of customers need not be listed but the aggregate quantity of isopropyl alcohol ordered for each use will be lumped. More specifically, applicant will specify in Columns 1 and 1-a "Total orders under 3501 gallons for use in \_\_\_\_\_" (inserting in blank the name of the primary product to be manufactured by his customer, as for example, "acetone"), and will specify in Column 4 the total quantity represented by the orders for such product. With respect to orders from customers for delivery of not more than 54 gallons of isopropyl alcohol in the applicable month, neither name of customer nor use need be shown. Instead, applicant will state in Columns 1 and 1-a, "Total small order deliveries (estimated)" and in Column 4 will specify the total estimated quantity so to be delivered.

(vii) A producer requiring permission to use a part or all of his own production of isopropyl alcohol shall list his own name as customer in Column 1 on Form PD-602, specifying quantity required and product manufactured. Written approval of War Production Board on such Form PD-602 shall constitute authority to the producer to use isopropyl alcohol in the quantity and for the purposes indicated in such approved Form.

(viii) Leave Column 6 blank.

(ix) Each producer will report production, deliveries and stocks as required by Table II, Columns 9 to 16, inclusive. Distributors will fill out only Columns 10, 12 and 13. Producers and distributors will leave Column 8 blank.

(2) War Production Board may issue other and further directions with respect to preparing and filing Form PD-602.

(g) *Miscellaneous provisions.*—(1) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(2) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) *Communications to War Production Board.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Division, Washington, D. C. Ref: M-168.

This order, as amended, shall take effect June 1, 1943.

Issued this 18th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-7836; Filed, May 18, 1943; 11:18 a. m.]

## PART 3054—CATTLE TAIL AND HORSE MANE HAIR

[General Conservation Order M-210, as Amended May 18, 1943]

1. Part 3054 (formerly "Cattle Tail Hair") is amended to read: "Cattle Tail and Horse Mane Hair."

2. Section 3054.1 *General Conservation Order M-210*, as Amended January 9, 1943 is amended to read as follows:

§ 3054.1 *General Conservation Order M-210*—(a) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as amended from time to time.

(b) *Definitions.* For the purposes of this order:

(1) "Cattle tail hair" means hair from the tails or switches of cattle, including calves and oxen, and includes all such hair in any combination with other hair or fiber provided the cattle tail hair is not physically incorporated into any product, and

(2) "Horse mane hair" means hair from the manes of mules, donkeys or horses, including ponies and colts; whether imported or domestic, now or reclaimed, of original color or dyed, washed or unwashed, except used hair which has not been reclaimed, and except imported drawn hair.

(c) *Sales and deliveries.* No person shall sell or deliver any imported cattle tail or horse mane hair except to a manufacturer of either or both cattle tail or horse mane hair products. This restriction shall not apply to deliveries to or by any person having temporary custody of cattle tail or horse mane hair for the purpose of transporting or public warehousing.

(d) *Processing and use.* No person shall process or commercially use any cattle tail or horse mane hair, except to manufacture products, containing a mixture not more than 50% of cattle tail hair, horse mane hair, or a combination of both, to be delivered to or for the account of the Army or Navy of the United States, the United States Maritime Commission or the War Shipping Administration.

(e) *Imports.* Nothing in this order shall be construed to restrict the import of cattle tail or horse mane hair, which, however, shall be made in conformity with General Imports Order M-63, as amended from time to time.

(f) *Further restrictions.* No person shall sell, deliver, accept delivery of, process or use any cattle tail or horse mane hair or any product containing the same, for the purpose of meeting military requirements, contrary to any directions which may be issued from time to time by the War Production Board.

(g) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(h) *Reports.* All importers, dealers and processors of cattle tail and horse mane hair shall file Form PD-705 in the manner and with the data as therein prescribed.

(i) *Communications.* All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed in writing, be addressed to: War Production Board, Textile, Clothing and Leather Division, Washington, D. C., Reference: M-210.

(j) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

Issued this 16th day of May 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 43-7837; Filed, May 18, 1943;  
11:18 a. m.]

## Chapter XI—Office of Price Administration

### PART 1300—PROCEDURE

[Procedural Reg. 12,<sup>1</sup> Amendment 1]

#### REPLACEMENT OF LOST, STOLEN, DESTROYED, MUTILATED OR WRONGFULLY WITHHELD RATION BOOKS OR COUPON SHEETS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1300.953 (b) is amended to read as follows:

(b) The board shall examine the facts presented by the applicant concerning the ration book and if it finds it necessary, may require the applicant to appear before it and to present additional proof. If the board finds that the ration book sought to be replaced was issued to the applicant and that the destruction or mutilation which occurred was accidental, it shall note its decision upon the application and issue a new ration book.

This amendment shall become effective May 22, 1943.

(Pub. Law No. 507, 77th Cong., 2d Sess.; W.P.B. Dir. No. 1, 7 F.R. 562; E.O. 9125, 7 F.R. 2719; Food Dir. No. 3, Sec. of Agr., 8 F.R. 2005, Food Dir. 5, 8 F.R. 2251, Food Dir. 6, 8 F.R. 3471, Food Dir. 7, 8 F.R. 3471)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7789; Filed, May 17, 1943;  
3:00 p. m.]

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 3171.

### PART 1340—FUEL

[RFS 83,<sup>1</sup> Amendment 67]

#### PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Price Schedule No. 83 is amended in the following respects:

1. Section 1340.159 (c) (1) (ii) is amended to read as follows:

(ii) *North and North Central Texas, and Red River Bed in Tillman County, Oklahoma.* The maximum price at the receiving tank for crude petroleum of 40° A. P. I. gravity and above, produced in Archer, Baylor, Brown, Callahan, Clay, Coleman, Comanche, Cooke, Eastland, Erath, Fisher, Foard, Haskell, Jack, Jones, Montague, Palo Pinto, Shackelford, Stephens, Taylor, Throckmorton, Wichita, Wilbarger, and Young Counties, Texas, and in the bed of the Red River in Tillman County, Oklahoma, shall be \$1.25 per barrel with the customary differentials for lower gravity crudes.

2. In § 1340.159 (c) (1) a new subdivision (xvii) is added to read as follows:

(xvii) *Mississippi.* The maximum price at the receiving tank for crude petroleum of 40° A. P. I. gravity and above produced in the Tinsley field, Yazoo County, Mississippi, shall be \$1.18 per barrel with the customary differentials for lower gravity crudes.

This amendment shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7839; Filed, May 17, 1943;  
3:00 p. m.]

### PART 1340—FUEL

[RFS 83,<sup>1</sup> Amendment 63]

#### PETROLEUM AND PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Price Schedule No. 83 is amended in the following respects:

1. Section 1340.154 (c) is hereby revoked.

2. In § 1340.153a, paragraphs (qq) and (yy) are amended to read as follows:

(qq) Amendment No. 43 (§§ 1340.157 (x), 1340.159 (c) (6) (vi)) to Revised Price Schedule No. 83 will become effective November 17, 1942, except that a buyer and seller of No. 6 fuel oil may, by mutual agreement, make the effective date of subdivision (vi) thereof, retroactive to February 2, 1942, or later.

<sup>1</sup> 8 F.R. 3718, 3735, 3245, 3241, 4139, 4131, 4252, 4334, 4783, 4918, 4840, 5329, 6044.

(yy) Amendment No. 51 (§ 1340.159 (d) (2) (i), (ii) and (iii)) to Revised Price Schedule No. 83 shall become effective January 2, 1943, except that a purchaser and seller of dry gas may, by mutual agreement, make the effective date of subdivision (i) thereof retroactive to October 7, 1942.

3. In § 1340.159 (c) (1) (iii), (e) is added to read as follows:

(e) The maximum price at the receiving tank for crude petroleum produced in the Ville Platte field, Evangeline Parish, Louisiana, shall be \$1.30 per barrel.

This amendment shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7831; Filed, May 17, 1943;  
3:00 p. m.]

### PART 1340—FUEL

[Rev. MFR 122,<sup>1</sup> Amendment 5]

#### SOLID FUELS SOLD AND DELIVERED BY DEALERS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation No. 122 is amended in the following respect:

1. Section 1340.257 is amended to read as follows:

§ 1340.257 *How the railroad freight rate increase is treated.* The Ex Parte 140 freight rate increase, effective March 16, 1942, was rescinded as of May 15, 1943 by the Interstate Commerce Commission. Dealers in solid fuel received in whole or in part by rail shall treat the amount thereof as follows:

(a) It shall not be added to maximum prices computed under § 1340.254 (b).

(b) It shall be deducted from maximum prices computed under Rule 2 or Rule 3 of § 1340.254 (b) or under § 1340.256 (d) (2).

This amendment shall become effective June 1, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7832; Filed, May 17, 1943;  
3:00 p. m.]

### PART 1381—SOFTWOOD LUMBER

[MFR 26,<sup>1</sup> Amendment 15]

#### DOUGLAS FIR AND OTHER WEST COAST LUMBER

A statement of the considerations involved in the issuance of this amend-

<sup>1</sup> 8 F.R. 449, 1209, 3324, 4510, 5632.

<sup>2</sup> 7 F.R. 4573, 5183, 5369, 6163, 6333, 6424, 7225, 7342, 8324, 8377, 8349; 8 F.R. 183, 1811, 3253, 4729, 5170.



ment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 26 is amended in the following respects:

1. Section 1381.51 (f) is added to read as follows:

(f) This regulation does not apply to sales or deliveries of cross ties or switch ties produced from Douglas fir or other west coast lumber. Maximum prices for such cross ties and switch ties are established by Maximum Price Regulation No. 284 Western Primary Forest Products, as amended.

2. Section 1381.58 (a) (2) is amended to read as follows:

(2) "Douglas fir and other west coast lumber" means Douglas fir (*Pseudotsuga taxifolia*), west coast hemlock (*Tsuga heterophylla* and *Tsuga mertensiana*) and all species of true fir (*Abies*) lumber produced in mills located in those parts of Oregon, Washington, and Canada lying west of the crest of the Cascade Mountains, and in California and Alaska.

If a mill is located in Oregon or Washington near the crest of the Cascade Mountains, or in California, and has customarily graded and sold its lumber under the Western Pine Association Grading Rules, it may apply to the nearest office of the Office of Price Administration for special permission to use the maximum prices established in Maximum Price Regulation No. 94, instead of prices established in Maximum Price Regulation No. 26. Such an application may be made by letter, and should be supported by evidence of the mill's actual practices in the past.

3. In § 1381.62 (a) the table entitled "Fir switch ties and cross ties longer than 8' rough" and footnotes (1) through (10) thereunder are deleted.

4. In § 1381.62 (d) the third undesignated paragraph is amended by deleting the phrase "except as provided in subparagraphs (1) and (3) of this paragraph" and substituting in lieu thereof the phrase "except as provided in subparagraphs (1), (3), and (5) of this paragraph", and by adding subparagraph (5) to read as follows:

(5) If shipment originates at a mill located in California, and is delivered to the purchaser within California, the addition for transportation may be computed by multiplying the estimated weights shown in subparagraph (3) by the applicable freight rate from Portland, Oregon, to the California destination.

5. In § 1381.62 (d) (3) the table entitled "Fir and hemlock ties" is deleted.

This amendment shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7803; Filed, May 17, 1943; 3:01 p. m.]

\*Copies may be obtained from the Office of Price Administration.

# PART 1381—SOFTWOOD LUMBER

[Correction to Rev. MPR 19<sup>1</sup>]

## SOUTHERN PINE LUMBER

The prices for Grade C, 1 x 4 edge grain, "No heart specification" in Table 5 of Appendix A should read \$58.00 instead of "\$50.00."

This correction shall become effective May 22, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7804; Filed, May 17, 1943; 3:00 p. m.]

# PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[Rev. MPR 284<sup>2</sup>]

## WESTERN PRIMARY FOREST PRODUCTS

Maximum Price Regulation 284 is redesignated Revised Maximum Price Regulation 284 and is revised and amended to read as set forth herein.

A statement of the considerations involved in the issuance of this revised regulation has been prepared, issued simultaneously herewith, and has been filed with the Division of the Federal Register.\*

§ 1426.151 *Maximum prices for Western primary forest products.* Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 as amended, and Executive Order No. 9250, Revised Maximum Price Regulation No. 284 (Western Primary Forest Products), which is annexed hereto and made a part hereof, is hereby issued.

AUTHORITY: § 1426.151, issued under Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871.

## REVISED MAXIMUM PRICE REGULATION No. 284—WESTERN PRIMARY FOREST PRODUCTS

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<sup>1</sup> 8 F.R. 5536.

<sup>2</sup> 7 F.R. 10477.

SECTION 1 *Sales of Western primary forest products at higher than maximum prices prohibited.* (a) On and after May 22, 1943, regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any Western primary forest products at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged and paid.

SEC. 2 *Products, species and transactions covered.* This regulation covers all sales and purchases of the primary forest products listed below when produced in the territory described, except as provided in paragraph (d) below.

(a) *Products covered.* (1) Western mine pit posts and stulls, whether peeled or unpeeled and whether processed or unprocessed, Western mine ties, timbers, blocks, cross bars, caps, lagging, and wedges, and any other wooden mine material.

(2) Western railroad cross ties and switch ties.

(3) Poles (Lodgepole pine species only).

(b) *Species covered.* Ponderosa pine (*Pinus ponderosa*), Idaho white pine (*Pinus monticola*), sugar pine (*Pinus lambertiana*), Douglas fir (*Pseudotsuga taxifolia*), West Coast hemlock (*Tsuga heterophylla*, *Tsuga mertensiana*), true firs (*Abies*), larch (*Larix occidentalis*), Engelmann spruce (*Picea*), incense cedar (*Libocedrus decurrens*), tamarack (*Larix laricina*), redwood (*Sequoia sempervirens*), lodgepole pine (*Pinus contorta*), Western red cedar (*Thuja plicata*), and all other species produced in the territory described below.

(c) *Territory covered.* Arizona, California, Colorado, Idaho, Montana, Nevada, New Mexico, North Dakota, Oregon, South Dakota, Utah, Washington, and Wyoming; Cimarron, Texas and Beaver Counties, Oklahoma; those counties in Texas west of the east line of Lipscomb, Hemphill, Wheeler, Collingsworth, Childress, Cottle, King, Stonewall, Fisher, Nolan, Coke, Tom Green, Schleicher, Sutton, Edwards, Kinney, and Maverick Counties; Mexico; and Canada.

(d) *Excepted products and species.* Sawn railroad ties of the Redwood species (*Sequoia sempervirens*) are not covered by this regulation but remain subject to Maximum Price Regulation No. 253.<sup>3</sup> Railroad ties of Redwood species are subject to this Revised Maximum Price Regulation No. 284 only when they are split or hewn. Wooden mine materials of Redwood, Douglas fir, hemlock or true firs, produced in Oregon and Washington west of the crest of the Cascade Mountains, are not subject to this regulation but to Maximum Price Regulation No. 26<sup>4</sup> or Maximum Price Regulation No. 253.

<sup>3</sup> 7 F.R. 9230, 10848; 8 F.R. 4136, 4720.

<sup>4</sup> 7 F.R. 4573, 5180, 5360, 6168, 6388, 6424, 7285, 7942, 8384, 8877, 8948; 8 F.R. 138, 1811, 3233, 4720, 5170.

**Sec. 3 Basic maximum prices.** The basic maximum prices for Western mine materials are set out in section 16, Appendix A; for Western railroad ties in section 17, Appendix B; and for Western poles and piling in section 18, Appendix C. These maximum prices are all f. o. b. the railroad loading-out point nearest the mill or point of production in the normal direction of delivery to the point of destination.

**Sec. 4. Transportation addition.** The transportation charges set forth below may be added to the maximum f. o. b. railroad loading-out point prices when the seller makes delivery to the destination. That part of the transportation from the mill or point of production to the railroad loading-out point must, in every instance, be provided at the seller's expense.

(a) *Common or contract carrier.* (1) When the estimated weights in the appendices are used, the rate times the estimated weight is the proper transportation charge, even if the estimated weights are higher than actual weights. Higher estimated weights than those in the appendices may not be used. The estimated weight must be the weight for the exact type of product actually shipped; for example, green weights cannot be used even if dry lumber is shipped. The transportation charge shall be evened out to the nearest quarter-dollar per M.

(2) When estimated weights are not used, the amount added for transportation must not be more than the amount actually paid to the common or contract carrier.

(b) *Private truck.* When shipment is by truck owned or controlled by the seller, the amount added for transportation may not be more than the actual cost to the seller of delivery by truck; and, no matter what the actual cost is, the amount added must not be more than the railroad charge at the carload rate for the most similar haul.

(c) *Averaging-out.* (1) When a single order, for which a single flat delivered price was quoted and accepted, is shipped from two or more railroad loading-out points to a single destination on varying freight rates, the seller may average out the transportation charges applying from the railroad loading-out point to the destination.

(2) In order that no single invoice shall appear to be false or over the ceiling, the seller must write on each invoice that the particular shipment is part of a larger order. Then, when shipment has been completed, he must render a final invoice which shows the individual prices, loading-out point, the amount shipped from each loading-out point, each destination, the freight charge for each shipment, and a reconciliation of the total amount so computed with the agreed delivered sale price and also with the maximum price permitted by this regulation.

**Sec. 5 Treatment addition.** An addition for preservative treatment may be made at prices not higher than those permitted by the General Maximum

Price Regulation<sup>4</sup> or any other applicable maximum price regulation of the Office of Price Administration.

**Sec. 6 Tie contractors' addition.** (a) In Table No. 5, Appendix A, a "tie contractors' addition" is provided. It applies to cross ties (not switch ties) produced in the Fringe Area (as defined in the following section) of Western pine and the associated species listed in Table 5.

(b) The term "tie contractor" is used to describe a person who, prior to October 1, 1942, was engaged in the business of supplying Western railroad cross ties to ultimate users of ties (such as railroads, street railways, industrial plants maintaining track facilities), to contractors engaged in building or maintaining track for war projects, or to persons purchasing ties for resale, and who can meet the following specific requirements:

(1) He must have maintained a concentration yard with necessary supervisory employees at which ties were bought for resale, or he must have operated producing units on timber owned or controlled by him which were primarily engaged in the production of Western railroad cross ties;

(2) During one calendar month of any of the 12 months preceding October 1, 1942, he must have either purchased or produced not less than 200,000 board feet of Western railroad cross ties; and

(3) During the entire 12 months preceding October 1, 1942, he must have successfully fulfilled a contract for the supply of at least 1,000,000 board feet of Western railroad cross ties.

(c) The Lumber Branch of the Office of Price Administration, Washington, D. C., may by letter or telegram authorize any person not meeting these qualifications to act as a tie contractor upon presentation of proof that the granting of this authorization will supply a service needed by tie users by increasing production and availability of cross ties in the area covered by this regulation.

**Sec. 7 Meaning of "North and West Area" and "Fringe Area".** (a) The term "North and West Area" means the States of California, Idaho, Montana, and Nevada, and those parts of Oregon and Washington east of the crest of the Cascade Mountains; and Canada.

(b) The term "Fringe Area" means the States of North Dakota, South Dakota, Utah, Wyoming, Colorado, Arizona, and New Mexico; Cimarron, Texas, and Beaver Counties, Oklahoma; and those counties in Texas west of the east line of Lipscomb, Hemphill, Wheeler, Collingsworth, Childress, Cottle, King, Stonewall, Fisher, Nolan, Coke, Tom Green, Schleicher, Sutton, Edwards, Kinney, and Maverick Counties; and Mexico.

**Sec. 8 Prohibited practices.**—(a) *General.* Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright

over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings, and the like.

(b) *Specific practices.* The following are among the specific practices prohibited:

(1) Getting the effect of a higher price by changing credit practices or cash discounts from what they were on April 1, 1942. The cash and credit periods recognized by the seller on April 1, 1942, shall not be reduced.

(2) Refusing to sell on a loading-out point basis and insisting on selling on a delivered basis.

(3) Quoting a gross price above the maximum price, even if accompanied by a discount, the effect of which is to bring the net price below the maximum.

(4) Making the buyer take something he does not want in order to get what he does want.

**Sec. 9 Purchasing commissions.** It is unlawful for any person to charge, receive or pay a commission for the service of procuring, buying, selling or locating Western primary forest products, or for any related service (such as "expediting") which does not involve actual physical handling of those products, if the commission plus the purchase price results in a total payment by the buyer which is higher than the maximum price of the products. For purposes of this regulation, a commission is any service charge or payment which is figured either directly or indirectly on the basis of the quantity, price or value of the products in connection with which the service is performed.

**Sec. 10 Adjustable pricing.** A price may be made adjustable to the maximum price in effect at the time of delivery. It may not be made adjustable to a maximum price in effect later than the date of delivery, except by special authorization. The Lumber Branch of the Office of Price Administration, Washington, D. C., may issue this authorization, by letter, telegram, or general order, when an amendment to this regulation is pending, as the result either of a petition for amendment or of a formal industry advisory committee recommendation.

**Sec. 11 Special pricing.** Grades, specifications, species and extras of Western primary forest products not specifically priced in the appendices are nevertheless subject to this regulation. Maximum prices for these products will be determined as follows:

(a) *Western mine pit posts and stulls.*

(1) The seller should check his records to determine the highest prices per lineal foot at which he sold, during the first month prior to November 1, 1941, both the item to be priced and the most comparable item of Western pit post or stull priced in the regulation, which shall be the "yardstick" grade for this computation.

(2) He shall ascertain the difference, per lineal foot, between the prices of the "yardstick" grade and the item to be priced, and shall determine the tentative maximum price for the item to be priced

<sup>4</sup> 8 F.R. 3036, 3849, 4347, 4480, 4724, 4820, 4978.

by adding the difference to the maximum price established for the "yardstick" grade if the item is of greater value than the "yardstick", or subtracting it, if of lesser value. The tentative price obtained by application of the method of computation outlined above shall be submitted to the Lumber Branch, Office of Price Administration, Washington, D. C., within 10 days of the use of the price, together with copies of the invoices of the sales which were used to determine the maximum price. If, within 30 days after the receipt of the request for approval, the Office of Price Administration does not adjust or require further justification of the maximum price, it shall be considered approved and shall thereafter be the maximum price for that seller for that item. Pending action by the Office of Price Administration, the seller may deliver the item and receive payment, subject to the condition that a refund will be made if the price is in excess of that finally approved by the Office of Price Administration.

(b) *Other Western primary forest products.* As to other Western primary forest products, for any grade specification, species, or extra, for which a maximum price is not provided in the appendices, or for a size of mine pit post or stull which cannot be priced under the formula in paragraph (a) above, the maximum price shall be the price established by the Lumber Branch, Office of Price Administration, Washington, D. C., after full facts have been submitted in support of any request for the establishment of a maximum price. The maximum price may be established by letter or telegram.

Sec. 12 *Petitions for adjustment and amendment*—(a) *Government contracts.* (1) The term "government contracts" is here used to include any contract with the United States or any of its agencies, or with the Government or any governmental agency of any country whose defense the President deems vital to the defense of the United States under the terms of the Act of March 11, 1941, entitled "An Act to promote the defense of the United States." It also includes any subcontract under this kind of contract.

(2) Any person who has made or intends to make a "government contract" and who thinks that a maximum price in this regulation is impeding or threatens to impede production of any Western primary forest products which are essential to the war program and which are or will be the subject of the contract, may file an application for adjustment in accordance with Procedural Regulation No. 6,<sup>5</sup> issued by the Office of Price Administration.

As soon as the application is filed, contracts, deliveries, and payments may be made at the requested price, subject to refund if the requested price is dis-

approved or lowered. The seller must tell the buyer that the delivery is made subject to this refund.

(b) *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,<sup>6</sup> issued by the Office of Price Administration.

Sec. 13 *Records.* All sellers of Western primary forest products must keep records which will show a complete description of the item sold, the name and address of the buyer, the date of the sale, and the price. Buyers must keep similar records, including the name and address of the seller. These records must be kept for any month in which the seller or buyer sold or bought 5,000 ft., board measure, or more of Western primary forest products. The records must be kept for two years for inspection by the Office of Price Administration.

Sec. 14 *Enforcement and licensing.* (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended.

(b) War procurement agencies and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by the regulation. "War procurement agencies" include the War Department, the Navy Department, the United States Maritime Commission, and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any of their agencies.

(c) The provisions of Supplementary Order No. 18 (§ 1305.22)<sup>7</sup> licensing persons selling lumber, lumber products, or building materials, are applicable to every person, except mills, making sales of Western primary forest products for which maximum prices are established by this regulation. This order, in brief, provides that a license is necessary, except for mills, to make sales under this regulation. A license is automatically granted to all sellers making these sales. It is not necessary to apply specially for the license, but a registration may later be required. The Emergency Price Control Act of 1942, as amended, and Supplementary Order 18 tell the circumstances under which licenses may be suspended. The license cannot be transferred.

Sec. 15 *Exports.* The maximum price for export sales of Western primary forest products is governed by the Second Revised Maximum Export Price Regulation.<sup>8</sup>

<sup>5</sup> 7 F.R. 8961; 8 F.R. 3313, 3533.

<sup>7</sup> 7 F.R. 7240, 11007.

<sup>8</sup> 8 F.R. 4132.

SEC. 16 *Appendix A: Maximum prices for Western mine materials.* All maximum prices set forth below are f. o. b. the railroad loading-out point nearest the mill or point of production in the normal direction of delivery to the point of destination. These maximum prices do not include treatment.

The species covered by this Appendix A are: Lodgepole pine, Ponderosa pine, larch, tamarack, Douglas fir, Engelmann spruce and related species, or any combination of these species, except sawn mine materials of Douglas fir, hemlock and true firs produced in Oregon and Washington west of the crest of the Cascade Mountains.

TABLE NO. 1.—WESTERN MINE PIT POSTS AND STULLS

Diameter at small end	Lengths up to and including 8 feet. Per lineal ft.	Lengths over 8 feet. Per lineal ft.	Estimated weights per lineal ft.	
			Green	Dry
Up to 6", incl.	\$0.0525	\$0.0625	9.0	7.0
Over 6" to 8", incl.	.08	.09	10.6	12.5
Over 8" Up to 10", incl.	.11	.12	24.0	18.0
Over 10" Up to 12", incl.	.1275	.1375	34.0	23.0
Over 12" Up to 14", incl.	.165	.175	40.0	33.0
Over 14" Up to 16", incl.	.235	.235	58.0	45.0
Over 16" Up to 18", incl.	.235	.295	70.0	61.0
Over 18" Up to 20", incl.	.30	.37	80.0	63.0
Over 20" Up to 22", incl.	.40	.47	101.0	80.0

Deductions for unpeeled Western mine pit posts and stulls:

	Per lineal foot
Up to 12", incl.	\$0.0075
Over 12" Up to 18", incl.	.01
Over 18" Up to 22", incl.	.0125

TABLE NO. 2.—WESTERN MINE TIES

Up to 6" x 6", 7' and shorter	Mining grade per M <sup>3</sup> BM	No. 1 mining grade per M <sup>3</sup> BM	Estimated weights per M <sup>3</sup> BM	
			Green	Dry
North and West Area (See section 7 (a))	\$23.50	\$23.50	3,800	3,200
Fringe Area (See section 7 (b))	28.50	33.50	3,800	3,200

TABLE NO. 3.—WESTERN MINE TIMBERS, BLOCKS, CROSS BARS AND LAGGING

All sizes, up to 20' in length	Mining grade per M <sup>3</sup> BM	No. 1 mining grade per M <sup>3</sup> BM	Estimated weights per M <sup>3</sup> BM	
			Green	Dry
North and West Area (See section 7 (a))	\$23.50	\$23.50	3,800	3,200
Fringe Area (See section 7 (b))	28.50	33.50	3,800	3,200

NOTE: For specified lengths longer than 20', add \$2.00 per M<sup>3</sup> BM.

<sup>6</sup> 7 F.R. 5087, 5664.

TABLE NO. 4—WESTERN MINE WEDGES  
AND OAP PIBOES

Size	Max- imum prices per piece	Estimated weights per M <sup>3</sup> BM	
		Green	Dry
0" x 2" x 4" x 12" wedge.....	\$0.015	3,800	3,200
0" x 2" x 6" x 20" wedge.....	.035	3,800	3,200
0" x 2" x 6" x 20" wedge.....	.035	3,800	3,200
1" x 3" x 6" x 18" wedge.....	.01	3,800	3,200
2" x 4" x 6" x 30" wedge.....	.055	3,800	3,200
3" x 6" x 6" x 30" wedge.....	.15	3,800	3,200
4" x 6" x 6" x 30" wedge.....	.15	3,800	3,200
4" x 6" x 20" cap.....	.175	3,800	3,200

NOTE: For any size wedge not specifically priced above, a tentative maximum price of \$0.00 per M<sup>3</sup> BM is established. The use of this maximum price is conditional on the filing of copies of the invoices showing a complete description of the old sized wedge to be priced within 10 days of the date of this notice. This tentative maximum price may be adjusted by the Lumber Branch, Office of Price Administration, by letter or telegram, within 30 days after it is filed with that Branch. If not adjusted within this time, it shall become the maximum price for that size.

Sec. 17 Appendix B: Maximum prices for railroad ties. All maximum prices set forth below are f. o. b. the railroad loading-out point nearest the mill or point of production in the normal direction of delivery to the point of destination. These maximum prices do not include treatment.

TABLE NO. 5—WESTERN PINE, LUMBER, RAILROAD TIES

(Species: Lodgepole pine, tamarack, ponderosa pine, larch, Douglas fir, Engelmann spruce and related species, or any combination of these species, except Douglas fir hemlock and true fir produced in Oregon and Washington west of the crest of the Cascade Mountains; and California and Canada. Specifications: The maximum prices specified below apply to untreated cross ties manufactured in accordance with the specifications of the American Railway Engineering Association.)

Area	Estimated weights per M <sup>3</sup> BM	
	Green	Dry
North and West Area (See Section 700)	\$24.00 (\$24.50)	3,800 3,200
Prime Area (See Section 710)	\$24.00 (\$24.50)	3,800 3,200

NOTE: In the Prime Area, but not in the North and West Area, a contractor may add \$3.00 per M<sup>3</sup> BM on a railroad cross tie. No contractor shall add a fee for delivery on switch ties. See Sec. 5 for definition of the contractor.

TABLE NO. 6—DOUGLAS FIR, ETC.,  
RAILROAD TIES

(Species: Douglas fir and other West Coast species produced in Oregon and Washington west of the crest of the Cascade Mountains; and California and Canada. Graded under A. R. E. A. rules or W. O. L. A. Rules No. 12.)

	Cross ties per M <sup>3</sup> BM	Switch ties per M <sup>3</sup> BM 8'0"-17'	
		Green	Dry
A. R. E. A. or select Par. 205. No. 1, Par. 205.....	\$28.00	\$31.00	\$20.00
No. 2, Par. 207.....	23.00	26.00	20.00

Estimated weights:

Fir.....

Hemlock.....

## NOTES

1. No additions for odd thicknesses, widths or lengths.
2. Hemlock and true fir: deduct \$1.00 per M<sup>3</sup> BM.
3. Heart center restricted (25 percent or less of pieces containing heart center): add \$1.00 per M<sup>3</sup> BM.
4. For switch ties longer than 17' use timber schedule in Maximum Price Regulation 23—Douglas Fir and Other West Coast Lumber.

TABLE NO. 7—WESTERN RED CEDAR RAIL,  
ROAD CROSS TIES

(Grades as provided in A. R. E. A. or Par. 727, W. O. L. A. Rules No. 12.)

	Estimated weights	
	Green	Dry
A. R. E. A. or select Par. 225. No. 1, Par. 225.....	\$32.00	\$38.00
No. 2, Par. 227.....	23.00	26.00

NOTE: No additions for odd thicknesses, widths or lengths.

TABLE NO. 8—SPLIT OR HEWN REDWOOD  
CROSS TIES

(Grades as provided in A. R. E. A. or Standard Specifications for Grads of Redwood Lumber, Rev. Dec. 1934)

	Estimated weights per M <sup>3</sup> BM	
	Green	Dry
A. R. E. A. or Par. 172.....	\$34.00	4,000

Sec. 18 Appendix C: Maximum prices for poles and pilings. All maximum prices set forth below are f. o. b. the railroad loading-out point nearest the mill or point of production in the normal

direction of delivery to the point of destination. These maximum prices do not include treatment.

TABLE NO. 9—LOGS POLE PINE POLES

(Specifications: The maximum prices specified below apply to Lodgepole pine poles manufactured in accordance with the specifications of the American Standards Association.)

Length	Class	Estimated weight per pole ship- ping dry	Maximum price for each pole
16'	1	185	\$1.70
16'	2	185	1.50
16'	3	120	1.15
16'	4	110	1.05
16'	5	110	2.05
16'	6	225	2.20
16'	7	180	1.75
16'	8	180	1.55
16'	9	135	1.10
16'	10	135	1.00
16'	11	250	4.05
16'	12	250	4.05
16'	13	250	4.45
16'	14	480	3.05
16'	15	480	3.25
16'	16	350	2.45
16'	17	325	2.25
16'	18	250	1.70
16'	19	250	1.60
16'	20	250	1.50
16'	21	700	4.50
16'	22	600	4.70
16'	23	250	4.45
16'	24	420	3.80
16'	25	350	3.40
16'	26	325	3.25
16'	27	250	2.75
16'	28	250	2.65
16'	29	250	2.55
16'	30	250	2.45
16'	31	250	2.35
16'	32	250	2.25
16'	33	250	2.15
16'	34	250	2.05
16'	35	250	1.95
16'	36	250	1.85
16'	37	250	1.75
16'	38	250	1.65
16'	39	250	1.55
16'	40	250	1.45
16'	41	250	1.35
16'	42	250	1.25
16'	43	250	1.15
16'	44	250	1.05
16'	45	250	0.95
16'	46	250	0.85
16'	47	250	0.75
16'	48	250	0.65
16'	49	250	0.55
16'	50	250	0.45
16'	51	250	0.35
16'	52	250	0.25
16'	53	250	0.15
16'	54	250	0.05
16'	55	250	0.00
16'	56	250	0.00
16'	57	250	0.00
16'	58	250	0.00
16'	59	250	0.00
16'	60	250	0.00
16'	61	250	0.00
16'	62	250	0.00
16'	63	250	0.00
16'	64	250	0.00
16'	65	250	0.00
16'	66	250	0.00
16'	67	250	0.00
16'	68	250	0.00
16'	69	250	0.00
16'	70	250	0.00
16'	71	250	0.00
16'	72	250	0.00
16'	73	250	0.00
16'	74	250	0.00
16'	75	250	0.00
16'	76	250	0.00
16'	77	250	0.00
16'	78	250	0.00
16'	79	250	0.00
16'	80	250	0.00
16'	81	250	0.00
16'	82	250	0.00
16'	83	250	0.00
16'	84	250	0.00
16'	85	250	0.00
16'	86	250	0.00
16'	87	250	0.00
16'	88	250	0.00
16'	89	250	0.00
16'	90	250	0.00
16'	91	250	0.00
16'	92	250	0.00
16'	93	250	0.00
16'	94	250	0.00
16'	95	250	0.00
16'	96	250	0.00
16'	97	250	0.00
16'	98	250	0.00
16'	99	250	0.00
16'	100	250	0.00

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

## Effective date

This revised regulation shall become effective May 22, 1943.

Issued this 17th day of May 1943.

FRANCIS M. BROWN,  
Administrator.

[F. R. Doc. 43-7797; Filed, May 17, 1943;  
3:01 p. m.]

## PART 1499—COMMODITIES AND SERVICES

[Rev. SE 1 to GMPR, Amendment 3]

## FUNERAL SUPPLIES AND SERVICES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.  
Section 4.6 (h) is added to read as follows:

(h) Funeral supplies, appurtenances, and services rendered by a funeral director under a contract with the U. S. Veterans' Administration.

This amendment shall become effective May 22, 1943.

(Pub. Laws 431 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

FRANCIS M. BROWN,  
Administrator.

[F. R. Doc. 43-7798; Filed, May 17, 1943;  
3:00 p. m.]

PART 1315—RUBBER AND PRODUCTS AND  
MATERIALS OF WHICH RUBBER IS A CON-  
STITUENT

[Temp. MPR 31: Amendment 1]

FEDERAL GOVERNMENT PURCHASES OF NEW  
RUBBER TIRES AND TUBES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

\*Copies may be obtained from the Office of Price Administration,  
18 F.R. 4978.  
\*8 F.R. 5745.

Section 4 (a) is added to read as follows:

(a) Anything in this section to the contrary notwithstanding, the maximum price for sales of size 6.50-20 tubes shall be \$1.44.

This amendment shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

[F. R. Doc. 43-7817; Filed, May 17, 1943;  
4:53 p. m.]

#### PART 1351—FOOD AND FOOD PRODUCTS

[MPR 378, Amendment 1]

##### MIXED FEEDS FOR ANIMALS AND POULTRY

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 378 is amended in the following respects:

1. Section 15a is added to read as follows:

SEC. 15a. *Reduction in deficit corn areas.* Whenever a class A manufacturer has computed a maximum or list price under sections 6 (c) and 6 (d) hereof or a class A private brand dealer has computed a maximum or list price under section 11 (a) hereof or a class B manufacturer has computed a maximum or list price under sections 7 (c) and 7 (d) hereof on any mixed feeds for animals and poultry using corn as an ingredient thereof and such mixed feed is by him subsequently shipped into areas I and 2 (b) as delineated in Revised Maximum Price Regulation 346, said maximum or list prices of said persons must be reduced by the amount of any subsidy paid to them by any governmental agency on the portion of said mixed feed composed of corn as the ingredient. All said persons shall calculate and publish such reduced maximum or list prices hereunder for use in said areas at like times and in like manner as provided with respect to other maximum or list prices required to be calculated and published under sections 21 and 23 hereof. All wholesalers and retailers selling such mixed feeds in said areas shall calculate their maximum prices upon the basis of the revised maximum or list prices of said manufacturers and dealers prescribed in this section.

2. Section 17 is amended to read as follows:

SEC. 17. *Reference to competitors.* Whenever any person subject to this regulation is unable to compute his maximum price hereunder for any reason, he shall determine his maximum price by taking the margin, differential, discount

or maximum price, as may be necessary, of his closest competitive seller of the same or similar product; but in any such case said person shall forthwith report to the Feed Unit of the Office of Price Administration in Washington, D. C., a description, listing the ingredients of the mixed feed he is selling or is about to sell, the name and address of such competitor, a description, listing the ingredients of the competitor's product, and the margin, differential, discount or maximum price of such competitor which he has adopted for his use in the sale of his mixed feed. Within 90 days after receipt of said report, said Feed Unit may disapprove such use of said margin, differential, discount or maximum price and proceed to determine a reasonable margin, differential, discount or maximum price for the use of such person.

This amendment shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871)

Issued this 17th day of May 1943.

GEORGE J. BURKE,  
Acting Administrator.

NOTE.—The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

[F. R. Doc. 43-7818; Filed, May 17, 1943;  
4:53 p. m.]

#### PART 1364—FRESH, CURED AND CANNED MEAT AND FISH

[MPR 394, Correction]

##### RETAIL CEILING PRICES FOR KOSHER BEEF, VEAL, LAMB, AND MUTTON CUTS

The price, 51 cents per pound, established for the sale of short ribs (flanken), AA or choice, designated in sub-item 3 of item I, in the table of section 19 (k) is corrected to read 31 cents per pound.

This correction shall become effective May 17, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7819; Filed, May 17, 1943;  
4:53 p. m.]

#### PART 1499—COMMODITIES AND SERVICES

[Order 466 Under § 1499.3 (b) of GMPR]

##### JOHNSON-CARPER FURNITURE COMPANY, INCORPORATED

Johnson-Carper Furniture Company, Incorporated, of Roanoke, Virginia, has made application under § 1499.3 (b) of the General Maximum Price Regulation for specific authorization of a maximum price for a commodity which cannot be priced under § 1499.2 thereof. Due consideration has been given the application and an opinion in support of this order has been issued simultaneously herewith and has been filed with the

Division of the Federal Register.\* For the reasons set forth in the opinion, and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Order 9250, it is ordered:

§ 1499.1904 *Approval of maximum prices for the sale of 3 ply 3/20" and 3/10" gum and poplar plywood.* (a) On May 18, 1943, and for a period of 120 days thereafter, Johnson-Carper Furniture Company, Incorporated, Roanoke, Virginia, may sell and deliver to the Procurement Division of the Treasury Department and the Procurement Division of the Treasury Department may buy and receive from the Johnson-Carper Furniture Company, plywood of Specification No. C. S. 35-42, 3 ply, hot press, 48" wide, 72" long, 3/20" thick at \$84.80 per M sq. ft., f. o. b. mill, and plywood of the same specifications except 3/10" thick for \$100.00 per M sq. ft., f. o. b. mill.

(b) At the end of 90 days from the effective date of this order, Johnson-Carper Furniture Company, Incorporated, shall submit to the Lumber Branch, Office of Price Administration, Washington, D. C., a complete profit and loss statement covering its first 90 days' operations under this order.

(c) This Order No. 466 may be revoked or amended by the Price Administrator at any time.

The effective date of this order shall be May 18, 1943.

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7820; Filed, May 17, 1943;  
4:53 p. m.]

#### Chapter XIII—Petroleum Administration for War

[Supp. Order 7 to PAO 11]

##### PART 1515—PETROLEUM PRODUCTION OPERATIONS

##### CERTAIN CRUDE OIL OPERATIONS IN SOUTHWESTERN MICHIGAN

General exception pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11.

§ 1515.13 *Supplementary Order No. 7 to Petroleum Administrative Order No. 11—(a) Scope of this order.* Except as otherwise modified by the provisions of any other order issued as a supplement to Petroleum Administrative Order No. 11 or by the provisions of any authorization issued pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, the provisions of this order shall to the extent provided herein be applicable to certain crude oil operations in southwestern Michigan, but not elsewhere.

(b) *Definitions.* The definitions of Petroleum Administrative Order No. 11 shall apply to this order. In addition:

(1) "Southwestern Michigan" means that portion of the State of Michigan included in the Counties of Allegan, Barry,

\*Copies may be obtained from the Office of Price Administration.



Berrien, Branch, Calhoun, Cass, Kalamazoo, Kent, Muskegon, Ottawa, St. Joseph, and Van Buren.

(2) "One-half of a quarter-quarter section" means the north, south, east, or west one-half of a quarter-quarter section of at least 35 surface acres.

(c) *Oil wells drilled in southwestern Michigan.* Pursuant to paragraph (c) (10) of Petroleum Administrative Order No. 11, any person may accept delivery of, acquire, or use material to drill, complete, equip, connect, or provide additions to any oil well in Southwestern Michigan: *Provided, That:*

(1) Such well is not drilled or deepened to a depth greater than 2,000 feet; and

(2) Such well is drilled on a drilling unit of not less than one-half of a quarter-quarter section upon which no other drilling or producible well is located; and

(3) All separate property interests in the drilling unit on which such well is drilled are first consolidated with each other; and

(4) Such well is drilled at least 330 feet from every lease line, property line, or subdivision line which separates unconsolidated property interests; and

(5) Such well is drilled at least 800 feet from every other drilling or producible well. However, where a well drilled prior to the date of this order is located within 100 feet of the center of a half of a quarter-quarter section, a well may be drilled on the adjoining one-half of the same or of the adjoining quarter-quarter section: *Provided, That* such well is located at least 725 feet from all other drilling or producible wells and at least 300 feet from the boundaries of the drilling unit upon which it is located; and

(6) Not more than two wells (drilled before or after the date of this order) shall be located on any quarter-quarter section; and

(7) Such well is drilled with due diligence to maintain a vertical well-bore.

(d) *Violations.* Any person who willfully violates any provision of this order, or who, by any act or omission, falsifies records kept or information furnished in connection with this order is guilty of a crime and upon conviction may be punished by fine or imprisonment.

Any person who willfully violates any provision of this order may be prohibited from delivering or receiving any material under priority control, or such other action may be taken as is deemed appropriate.

(E.O. 9276, 7 F.R. 10091; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 18th day of May 1943.

R. K. DAVIES,  
Deputy Petroleum  
Administrator for War.

[F. R. Doc. 43-7830; Filed, May 18, 1943; 10: 53 a. m.]

## TITLE 49—TRANSPORTATION AND RAILROADS

### Chapter I—Interstate Commerce Commission

[Service Order 122—A]

#### PART 95—CAR SERVICE

##### COAL CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 17th day of May, A. D. 1943.

Upon further consideration of the provisions of Service Order No. 122, of May 8, 1943, and good cause appearing therefor: *It is ordered, That:*

§ 95.13 *Coal cars.* This section is hereby cancelled effective immediately.

*It is further ordered, That* copies of this order and direction shall be served upon The Chesapeake and Ohio Railway Company, Illinois Central Railroad Company, Louisville and Nashville Railroad Company, Norfolk and Western Railway Company, and The Virginian Railway Company and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register, The National Archives.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,  
Secretary.

[F. R. Doc. 43-7823; Filed, May 18, 1943; 10:40 a. m.]

## TITLE 50—WILDLIFE

### Chapter I—Fish and Wildlife Service

#### PART 21—PACIFIC REGION NATIONAL WILDLIFE REFUGES

##### FISHING IN LITTLE PEND OREILLE NATIONAL WILDLIFE REFUGE, WASHINGTON

Pursuant to authority contained in section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222—16 U.S.C. 7151), as amended, the following amendment *is hereby ordered:*

In the first sentence of § 21.563 (a) of the regulation permitting fishing within the waters of the Little Pend Oreille National Wildlife Refuge, Washington, after the words "Little Pend Oreille River" insert the words "and its tributaries", so that the sentence shall read: "Only the waters of the Little Pend Oreille River and its tributaries within the refuge shall be open to fishing."

OSCAR L. CHAPMAN,  
Assistant Secretary of the Interior.  
MAY 6, 1943.

[F. R. Doc. 43-7824; Filed, May 18, 1943; 9:48 a. m.]

#### PART 23—SOUTHWESTERN REGION NATIONAL WILDLIFE REFUGES

##### FISHING IN BITTER LAKE NATIONAL WILDLIFE REFUGE, NEW MEXICO

Under authority of section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222; 16 U.S.C. 7151), as amended, and in extension of § 12.3 of the regulations for the administration of National Wildlife Refuges under the jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, the following *is hereby ordered:*

§ 23.79 *Bitter Lake National Wildlife Refuge, New Mexico; fishing.* Noncommercial fishing is permitted from June 1 to October 15, inclusive, of each year in the waters hereinafter specified of the Bitter Lake National Wildlife Refuge, New Mexico, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, and subject to the following conditions, restrictions, and requirements:

(a) *Waters open to fishing.* All the waters on the following-described lands of the United States within the Bitter Lake National Wildlife Refuge shall be open to fishing: The Federally owned lands in sections 26, 27, 28, 32, 33, 34, and 35, T. 9 S., R. 25 E., and all the lands of the refuge in T. 10 S., R. 25 E., New Mexico Principal Meridian.

(b) *State fishing laws.* Any person who fishes within the refuge must comply with the applicable fishing laws and regulations of the State of New Mexico. Fishing under this regulation shall be by hook and line (including rod and reel) only, as defined by State law, and the use of trot and set lines and other similar contrivances is prohibited.

(c) *Fishing licenses and permits.* Any person who fishes within the refuge shall be in possession of a valid fishing license issued by the New Mexico State Game and Fish Commission, if such license is required. This license shall serve as a Federal permit for fishing in the specified waters of the refuge and must be carried on the person of the licensee while so fishing. The license must be exhibited upon the request of any representative of the New Mexico State Game and Fish Commission or of the Fish and Wildlife Service.

(d) *Routes of travel.* Persons entering the refuge for the purpose of fishing shall follow such routes of travel as may be designated by suitable posting by the officer in charge of the refuge.

(e) *Use of boats.* The use of boats or floating devices of any description, including motorboats, either inboard or outboard, is prohibited on all waters of the refuge except for official purposes.

(f) *Temporary restrictions.* During periods of waterfowl concentrations on the refuge, fishing will not be permitted in such areas of the refuge as, in the judgment of the officer in charge, should be closed to fishing in order to provide adequate protection for such waterfowl

concentrations and are posted suitably by such officer.

OSCAR L. CHAPMAN,  
Assistant Secretary of the Interior.  
MAY 6, 1943.

[F. R. Doc. 43-7825; Filed, May 18, 1943;  
9:48 a. m.]

#### PART 24—WEST CENTRAL REGION NATIONAL WILDLIFE REFUGES

##### FISHING IN SQUAW CREEK NATIONAL WILD- LIFE REFUGE, MISSOURI

Pursuant to the provisions of section 10 of the Migratory Bird Conservation Act of February 18, 1929 (45 Stat. 1222—16 U.S.C. 715), as amended, the following is hereby ordered:

§ 24.860 *Squaw Creek National Wildlife Refuge, Missouri; fishing.* Until further notice noncommercial fishing is permitted in the waters of the Squaw Creek National Wildlife Refuge, Missouri, specified herein, during the daylight hours of the period May 30 to September 15, inclusive, in any year, in accordance with the provisions of the Regulations for the Administration of National Wildlife Refuges under the Jurisdiction of the Fish and Wildlife Service, dated December 19, 1940, and subject to the following special provisions, conditions, restrictions, and requirements:

(a) *Waters open to fishing.* The following waters of the refuge shall be open to fishing: The waters in secs. 10, 11, 14, and 15 adjacent to the northwest and south dikes of the Northwest Pool and adjacent to Cross Levee No. 1 in the South Pool; the waters in secs. 35 and 36 adjacent to the main dike, all in T. 61 N., R. 39 W. No other waters of the refuge shall be open to such fishing.

(b) *State fishing laws.* Any person while fishing within any areas of the refuge open to fishing must comply with the applicable State laws and regulations. Fishing shall be by hook and line (including rod and reel) only, as defined by State law, and the use of trot lines, throw lines, bank lines, or nets of any description is prohibited.

(c) *Fishing licenses and permits.* Any person who fishes within the refuge shall be in possession of a valid State fishing license, if such license is required. This license shall serve as a Federal permit for fishing in the specified waters of the refuge and must be carried on the person of the licensee while so fishing. The license must be exhibited upon request of any representative of the Missouri State Conservation Commission or of the Fish and Wildlife Service.

(d) *Routes of travel.* Persons entering the refuge for the purpose of fishing, as permitted by this order, shall use only such routes of travel as shall be designated by suitable posting by the officer in charge.

(e) *Use of boats.* The use of boats or floating devices of any description, including motorboats, either inboard or outboard, is prohibited on all waters of the refuge except for official purposes.

(f) *Revocation of previous order.* The order of the Secretary of Agriculture dated August 19, 1936, authorizing fishing on the Squaw Creek National Wildlife Refuge, Missouri, is hereby revoked.

OSCAR L. CHAPMAN,  
Assistant Secretary of the Interior.  
MAY 6, 1943.

[F. R. Doc. 43-7826; Filed, May 18, 1943;  
9:48 a. m.]

#### Chapter IV—Office of the Coordinator of Fisheries

[Order 1787, Amendment 2]

##### PART 401—PRODUCTION OF FISHERY COMMODITIES OR PRODUCTS

##### SALMON CANNING INDUSTRY IN TERRITORY OF ALASKA

Section 401.1 (c) of Order 1787 dated March 3, 1943 (8 F.R. 2892), is hereby amended as follows:

1. Delete from item XI (6) of Schedule A under the heading "Name of person" the name "Dean C. Kaylor, Scow Bay."
2. Add as item XI (7) of Schedule A under the heading "Name of person" the name "Dean C. Kaylor, Scow Bay"; under the heading "Nucleus plant" the name of "Dean C. Kaylor, Scow Bay"; and under the heading "Number of lines" the number "1".

Issued this 11th day of May 1943.

HAROLD L. ICKES,  
Secretary of the Interior.

[F. R. Doc. 43-7827; Filed, May 18, 1943;  
9:49 a. m.]

#### Notices

##### DEPARTMENT OF INTERIOR.

##### Bituminous Coal Division.

[Docket No. B-260]

##### A & B COAL COMPANY

##### SUPPLEMENTAL OPINION OF THE DIRECTOR AND ORDER TO CEASE AND DESIST

In the Matter of J. A. Allred and W. B. Brown, individually and as copartners, doing business under the name and style of A & B Coal Company.

This proceeding was instituted upon a complaint filed with the Bituminous Coal Division by Bituminous Coal Producers Board for District No. 8. After due notice and hearing, an order dated March 17, 1943, was entered revoking the code membership of J. A. Allred and W. B. Brown, individually and as copartners, doing business under the name and style of A & B Coal Company, effective fifteen days from the date thereof. It was provided that prior to reinstatement to membership in the code, these producers should pay to the United States a tax in the amount of \$2,675.73 as provided by section 5 (c) of the Bituminous Coal Act of 1937.

On March 29, 1943, complainant District Board 8 petitioned for modification

of the findings of fact, conclusions of law and the order. In its petition, the Board represents that the order revoking code membership would result in "harsh, oppressive and extreme" consequences to code members who are "unable to pay any substantial part of such sum of \$2,675.73." The Board further asserts that since the violations here found to have been committed, "Allred and Brown have complied fully in every respect with the requirements of the Bituminous Coal Act and have displayed a disposition to continue in strict compliance with the Act."

The Board's petition further recites that Allred and Brown endeavored to secure the assistance of the Division "in correcting the general conditions of lack of compliance with the established minimum prices in the vicinity of their mine" by writing to the Division on May 24, 1941, requesting an investigation of the compliance situation in the area. The Board, calling attention to the fact that code members sold no tonnage in wilful violation of minimum prices between May 24, 1941, and June 10, 1941, and pointing out that code members are "not well educated men fully cognizant of the ways either of commerce or of law," asserts that the entry of a cease and desist order would be a "most salutary exercise" of the Director's discretion. In its statement in support of its petition, filed April 28, 1943, the Board further indicates that code members "are now possessed each of United States bonds of the total value ranging from approximately \$3,000 to approximately \$4,000. These assets, which afford the basis of the only source of funds available to Allred and Brown to pay the penalty taxes determined by the order revoking code membership entered herein March 17, 1943, are necessary for the conversion of their mine from operation under obsolete and expensive conditions to operations under modern and efficient conditions."

Code members themselves submitted supporting affidavits describing in detail their assets and financial conditions. From these affidavits, it appears that Allred owns five one-thousand-dollar United States war bonds while Brown owns four such bonds. Both code members represent that if compelled to pay the tax in whole or in substantial part, their working capital would be reduced to a point where they will be unable to operate and might be compelled "to go out of business ourselves and throw our employees out of work, and will be unable to use our available resources for a modern electrified mine." Code members as well as the complainant board pray reconsideration of my disposition of the case.<sup>1</sup>

Reexamination of the record confirms the fact that from October 1, 1940 to September 25, 1941, code members must

<sup>1</sup> To permit full consideration of the matters raised from the affidavits of code members and in the moving papers of District Board 8, on April 1, 1943 and on April 30, 1943, I entered orders extending the effective date of the original order revoking code membership. The latter extension expires today.

be held wilfully to have violated the minimum price provisions of the Act by selling 3560.25 tons of  $1\frac{1}{4}'' \times 2\frac{3}{4}''$  nut coal at prices ranging from \$1.00 to \$1.52 per net ton f. o. b. the mine and 203.25 tons of  $1\frac{1}{4}'' \times 0$  slack coal at prices ranging from 50 cents to 81 cents per net ton f. o. b. the mine, whereas the applicable prices for the respective coals were \$1.85 and \$1.35 per net ton. But it also appears that when minimum prices became effective October 1, 1940, code members attempted to comply with them and proceeded to sell their coals for at least a period of two weeks at the applicable minima. During this time almost eighty percent of their business appears to have gone to their principal competitors, including Blue Gem Coal Company. To meet the economic challenge of price-cutting, code members, themselves, began to sell at subminimum prices. On May 24, 1941, however, they notified the Ashland Office of the Division of the acute competitive situation in the area and explained that they, as well as their competitors were not observing the price provisions of the Act. After notifying the Division of their violations, code members refrained from further violations for another short period until June 10, 1941, when they again reduced their prices below the permissible limits. As I previously indicated in my opinion of March 17, 1943, the course of price-cutting here followed by code members in an attempt to meet the competition of Blue Gem Coal Company and other producers in the area, is illustrative of the evils which Congress sought to eliminate by the passage of the Bituminous Coal Act of 1937.

The complaint was filed by District Board 8, requesting Code revocation or, in the alternative, the entry of a cease and desist order. At the hearing, the District Board appeared by counsel who actively participated and presented evidence supporting the allegation of the complaint. Neither at the hearing nor at any time prior to the entry of my order of revocation did District Board 8 indicate in any manner that it deemed such an order—for which it had alternatively prayed in its complaint—in any way inappropriate or inequitable. Clearly, if the Division is to give respectful heed to the recommendations of the district boards, these recommendations must be timely made. The dilatory repudiation of the very relief requested by a complainant cannot be permitted to become a general practice if orderly administration is to be preserved.

Nevertheless, since the recommendations of District Board 8 and the supplemental information contained in the documents filed subsequent to the entry of my order are now before me, I have considered them. While in no way condoning code members' wilful violations of the Act and without departing from the Division's consistent refusal to regard economic hardship as a valid defense to admitted violations, I am inclined to accept the recommendations of District Board 8 and to enter a cease and desist order rather than an order revoking code membership. The evidence shows

that code members several times, although sporadically, made a genuine effort to observe applicable minimum prices. Voluntarily, they reported their violations to the Division in May 1941. After investigation by the Division in September 1941—and months before District Board 8 filed its complaint April 25, 1942—they ceased their violations and remained faithful to the obligations of code membership thereafter. Code members, it appears, actively sought to persuade their competitors to cooperate with them in selling at minimum prices. The imposition of a tax of \$2,675.73, in all the circumstances would, I believe, visit upon code members an exorbitant burden for their failure to obtain such cooperation.

Accordingly, my order revoking the code membership of J. A. Allred and W. B. Brown, individually and as copartners doing business under the name and style of A & B Coal Company in District 8, dated March 17, 1943, is hereby withdrawn and in place thereof, code members J. A. Allred and W. B. Brown, individually and as partners, their agents, representatives, employees, successors or assigns, and any person acting or claiming to act for or in behalf of either or both of them, should be required to cease and desist from violating Section 4 II (e) of the Act, the corresponding section of the Code, or from otherwise violating the Act, the Code or rules and regulations promulgated thereunder.

*It is so ordered.*

Notice is hereby given that upon failure or refusal to comply with this order, the Division may apply to a Circuit Court of Appeals for the enforcement thereof or take other appropriate action as authorized by the Act.

Dated: May 13, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7845; Filed, May 18, 1943;  
11:37 a. m.]

[Docket No. A-1233]

#### BITUMINOUS COAL CONSUMERS' COUNCIL

##### MEMORANDUM OPINION AND ORDER

In the matter of the petition of Bituminous Coal Consumers' Council for the establishment of a price instruction concerning truck and river shipments of 30,000 tons of coal of certain mines in Subdistrict No. 4 of District No. 13 to the Wilson Dam Steam Plant of Tennessee Valley Authority.

This proceeding was instituted upon a petition filed with the Bituminous Coal Division on December 24, 1941, by Bituminous Coal Consumers' Council, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requesting that producers in Subdistrict 4 of District 13 be authorized to sell 30,000 tons of coal on or before June 30, 1942, at effective minimum prices, for truck shipment and to deliver the same by truck and river to the Tennessee Valley Authority at its Wilson Dam steam plant, located on the Tennessee River in the state of Alabama. On January 24, 1942, an order was issued granting temporary relief.

Pursuant to appropriate orders, and after due notice to interested persons, a hearing was held in this matter before Scott A. Dahlquist,<sup>1</sup> a duly designated Examiner of the Division, on February 19 and 20, 1942, in Chattanooga, Tennessee.

On April 12, 1943, the Examiner submitted his report in which he found that on July 9, 1942, 7 F.R. 5333, the relief prayed for herein had been granted permanently in a separate proceeding instituted by Consumers' Council in Docket No. A-1325 and that in view of the disposition of the proceeding in Docket No. A-1325, no further proceedings were necessary herein. Accordingly, he recommended that the findings of fact and conclusions of law in the proceeding herein be dispensed with and that the record herein be closed for all purposes.

All parties have been afforded an opportunity to file exceptions thereto and supporting briefs and no such exceptions or supporting briefs have been filed.

Since the relief prayed for herein by Consumers' Council was granted permanently on July 9, 1942, 7 F.R. 5333, upon the petition of Consumers' Council in Docket No. A-1325, I have determined that the Report of the Examiner should be approved and adopted, and that the findings of fact and conclusions of law in the proceeding herein should be dispensed with and the record closed. Upon the basis of the entire record in this proceeding and in Docket No. A-1325

*It is hereby ordered*, That the Report of the Examiner is approved and adopted.

*It is further ordered*, That findings of fact and conclusions of law in the proceeding herein be, and the same are dispensed with and that the record herein is closed for all purposes.

Dated: May 17, 1943.

[SEAL]

DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7842; Filed, May 18, 1943;  
11:37 a. m.]

[Docket No. B-159]

W. D. WALKER AND BROTHER

#### ORDER RETAINING JURISDICTION

In the matter of W. D. Walker and C. A. Walker, individually and as partners doing business under the name and style of W. D. Walker and Brother, registered distributor, Registration No. 9371, Respondents.

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that respondents wilfully violated the order of the Director in General Docket No. 19, dated October 9, 1940, and paragraph

<sup>1</sup>By order of the Director dated March 11, 1943, W. A. Cuff was designated vice Scott A. Dahlquist, to prepare and submit a Report and to perform all other duties in connection therewith.

(5) of the Agreement by Registered Distributor, but wherein it also appears that the registration as distributors of W. D. Walker and C. A. Walker, individually and as partners, doing business under the name and style of W. D. Walker and Brother, Bigler, Pennsylvania, registered distributor (Registration No. 9371) has heretofore been revoked.

*It is ordered*, That the Division retain jurisdiction in this proceeding for purposes of taking appropriate action in the event that a new application is made by respondents or either of them for registration as distributors.

Dated: May 17, 1943.

[SEAL] DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7844; Filed, May 18, 1943;  
11:38 a. m.]

[Docket No. B-285]

JOHN KEZELE

ORDER DIRECTING CODE MEMBER TO CEASE  
AND DESIST

Upon the basis of the findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that code member wilfully violated sections 4 II (e) and (g) of the Bituminous Coal Act of 1937 and the corresponding sections of the Bituminous Coal Code, the rules and regulations thereunder, the Schedule of Effective Minimum Prices for District No. 17 for All Shipments, and Price Instruction No. 14 contained in Supplement No. 1 of said schedule, and pursuant to sections 5 (b) and 6 (a) and other provisions of the Bituminous Coal Act of 1937;

*It is ordered*, That John Kezele, code member, operating the Forbes No. 10 Mine (Mine Index No. 309), in Subdistrict 7 of District 17, in Las Animas County, Colorado, his agents, representatives, employees, successors, and assigns, and any persons acting or claiming to act for or on his behalf, cease and desist from violating sections 4 II (e) and (g) of the Act and of the Code, and the rules and regulations thereunder.

Notice is hereby given that upon failure or refusal to comply with this order the Division may apply to a Circuit Court of Appeals for the enforcement thereof, or take other appropriate action as authorized by the Act.

Dated: May 17, 1943.

[SEAL] DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7846; Filed, May 18, 1943;  
11:38 a. m.]

[Docket No. 1681-FD]

A. E. BONDS

ORDER DIRECTING CODE MEMBER TO CEASE AND  
DESIST

Upon the basis of findings of fact and conclusions of law set forth in the opinion of the Director, filed simultaneously herewith, wherein it appears that code member wilfully violated the Order of

the Director in General Docket No. 19, dated October 9, 1940, and pursuant to sections 4 II (j) and 5 (b) and other provisions of the Bituminous Coal Act of 1937;

*It is ordered*, That A. E. Bonds, code member operating a mine, Mine Index No. 287, located in Jefferson County, Alabama, in District No. 13, his agents, representatives, employees, successors or assigns, and any persons acting or claiming to act for or on his behalf, cease and desist from violating the Order of the Director in General Docket No. 19, dated October 9, 1940, or from otherwise violating the provisions of the Act, the Code, and the rules and regulations thereunder.

Notice is hereby given that upon failure or refusal to comply with this order, the Division may apply to a Circuit Court of Appeals for the enforcement thereof, or may take other appropriate action as authorized by the Act.

Dated: May 17, 1943.

[SEAL] DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7841; Filed, May 18, 1943;  
11:38 a. m.]

[Docket No. A-1969]

ROYS SMITHING COAL COMPANY  
ORDER GRANTING TEMPORARY RELIEF

In the matter of the petition of Roys Smithing Coal Company for approval of agreement to purchase and mix coals produced by certain mines in District No. 1.

An original petition having been duly filed with this Division by Roys Smithing Coal Company pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requesting the approval of an agreement to purchase and mix the coals produced from the Burk & Williams Mine of Burk & Williams (Charles H. Burk), Mine Index No. 789, the Pine Coal Co. Mine of Fred W. Hanning, Mine Index No. 3935, the Mostoller #2 Mine of M. M. Mostoller, Mine Index No. 3264, and the Merle Mine of W. E. Stutzman & Sons, Mine Index No. 3492, with the coals of the Roy #1 Mine of Roys Smithing Coal Company, Mine Index No. 447; and

It appearing that sufficient facts have not been alleged in the petition to justify the granting of permanent relief without a hearing; and

It appearing, however, that a reasonable showing of necessity has been made for granting temporary relief in the manner hereinafter set forth; and

No petition of intervention having been filed with this Division in the above-entitled matter; and

The following action being deemed necessary in order to effectuate the purposes of the Act;

*Now, therefore, it is ordered*, That pending final disposition of the above-entitled matter, temporary relief be, and the same hereby is, granted as follows: Commencing forthwith, the Schedule of Effective Minimum Prices for District No. 1 for All Shipments Except Truck is supplemented to include the price classi-

fications and minimum prices set forth in the schedule marked Supplement R, annexed hereto and made a part hereof, and the mixing of the coals produced from Mine Index Nos. 789, 3935, 3264 and 3492 with the coals of Mine Index No. 447 is hereby approved; and commencing forthwith, the shipping point appearing in the aforesaid Supplement R for the coals produced at the mine designated Mine Index No. 3935 shall be as therein shown instead of the shipping point heretofore applicable for this mine.

*It is further ordered*, That nothing in this order shall be construed as approval of the agreement mentioned in the original petition.

Notice is hereby given that applications to stay, terminate or modify the temporary relief herein granted may be filed with the Division pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

An order scheduling a hearing to adduce facts upon which final relief may be based in this matter will be issued in due course.

Dated: May 15, 1943.

[SEAL] DAN H. WHEELER,  
Director.

[F. R. Doc. 43-7843; Filed, May 18, 1943;  
11:38 a. m.]

#### Office of the Secretary.

#### DIRECTOR OF NATIONAL PARK SERVICE

#### DELEGATION OF AUTHORITY

Pursuant to section 161, Revised Statutes (5 U.S.C. sec. 22), and sections 2 and 3 of the act of August 25, 1916 (39 Stat. 535; 16 U.S.C. secs. 2 and 3), *It is hereby ordered* As follows:

I. The Director of the National Park Service, or, to the extent that the Director authorizes, the Associate Director may hereafter act in relation to the following classes of matters without obtaining Secretarial approval, unless the Secretary in any particular matter determines otherwise, and subject in any event to an appeal to the Secretary in appropriate cases:

(a) Transfers of shares of stock in bathhouses receiving water from Hot Springs National Park, Arkansas, where such transfers do not involve control of the bathhouses and where the transferees have no interest in any other bathhouse receiving water from the Park.

(b) Reduction or increase in tuggage, within the limit authorized by law, provided for by lease between this Department and users of water from Hot Springs National Park, Arkansas.

(c) Approval of performance bonds required to be submitted by concessionaires pursuant to concession contracts.

(d) Approval of the operation by sub-agents of portions of concession contracts pursuant to agreements between such sub-agents and concessionaires.

(e) All change orders relating to construction contracts where such orders

involve an increase or decrease in the contract price of not more than \$10,000.

(f) All extra work or material orders relating to construction contracts where such orders involve an increase in the contract price of not more than \$10,000.

(g) Routine correspondence relating to District of Columbia WPA projects. Secretarial approval of matters of importance or involving policy is required as heretofore.

II. All general rules, regulations and instructions must be approved by the Secretary. This order does not affect the responsibility of the Solicitor for the review of legal questions.

III. To the extent of any inconsistency with the foregoing provisions hereof, Order No. 1423, dated September 19, 1939, Order No. 1452, dated March 21, 1940, and all other orders and existing regulations relating to the performance of the matters herein listed, are hereby modified. Such regulations should be formally revised to incorporate the changes effected by this order.

IV. This order is effective immediately, but matters now pending before the Department will be cleared as heretofore.

HAROLD L. ICKES,  
Secretary of the Interior.

MAY 13, 1943.

[F. R. Doc. 43-7823; Filed, May 18, 1943;  
9:48 a. m.]

## FEDERAL COMMUNICATIONS COMMISSION.

[Docket No. 6432]

LEE BROTHERS BROADCASTING CO.

In re application of J. C. and E. W. Lee (Lee Brothers Broadcasting Co.) (KFXM); dated, March 13, 1942; for construction permit; class of service, broadcast; class of station, broadcast; location, San Bernardino, California; operating assignment specified: frequency, 1240 kc; power, 250 w; hours of operation, unlimited.

You are hereby notified that the Commission has examined the above-described application and has designated the matter for hearing for the following reasons:

1. To determine the extent of any interference which would result from the simultaneous operation from Station KFXM as proposed and Station KPFC.

2. To determine the areas and populations which may be expected to lose primary service, particularly from Station KPFC, should Station KFXM operate as proposed, and what other broadcast services are available to those areas and populations.

3. To determine the areas and populations wherein Station KFXM would render primary service when operating simultaneously with Station KPFC, and what other broadcast services are available to those areas and populations.

4. To determine whether the granting of this application would tend toward a fair, efficient and equitable distribution of radio service as contemplated by sec-

tion 307 (b) of the Communications Act of 1934 as amended.

5. To determine whether, in view of the facts adduced under the foregoing issues, public interest, convenience or necessity would be served through the granting of this application.

The application involved herein will not be granted by the Commission unless the issues listed above are determined in favor of the applicant on the basis of a record duly and properly made by means of a formal hearing.

The applicant is hereby given the opportunity to obtain a hearing on such issues by filing a written appearance in accordance with the provisions of § 1.382 (b) of the Commission's rules of practice and procedure. Persons other than the applicant who desire to be heard must file a petition to intervene in accordance with the provisions of § 1.102 of the Commission's rules of practice and procedure.

The applicant's address is as follows: J. C. and E. W. Lee (Lee Brothers Broadcasting Co.), Radio Station KFXM, California Hotel, 512 Fifth Street, San Bernardino, California.

Dated at Washington, D. C., May 17, 1943.

By the Commission.

[SEAL]

T. J. SLOWIN,  
Secretary.

[F. R. Doc. 43-7819; Filed, May 10, 1943;  
11:47 a. m.]

## OFFICE OF PRICE ADMINISTRATION.

[Order A-1 Under MPR 163, Amendment 5]

SALES OF HUDSON RIVER COMMON BRICK

### MODIFICATION OF MAXIMUM PRICES

Amendment No. 5 to Order No. A-1 under § 1493.159b of Maximum Price Regulation No. 188—Manufacturers' Maximum Prices for Special Building Materials and Consumers' Goods Other Than Apparel.

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Paragraph (a) (6) is added to Order No. A-1 as set forth below:

(a) *Modification of maximum prices of Maximum Price Regulation No. 188.* The provisions of Maximum Price Regulation No. 188 as applied to certain commodities subject thereto are modified in accordance with § 1493.159b of Maximum Price Regulation No. 188 as hereinafter provided.

(6) *Modification of maximum prices for Hudson River common brick sold in the Metropolitan New York City area—*

(i) *Scope of modification.* The maximum prices fixed by this amendment apply to sales of Hudson River common brick in the Metropolitan New York City area.

"Hudson River common brick" means a standard size, kiln run, soft mud brick produced by Denning's Point Brick Com-

pany, Brookway, New York; East Kingston Brick Co., Inc., East Kingston, New York; The Jova Brick Works, Roseton, New York; The Hutton Company, Kingston, New York; Nassau Brick Company, Inc., Farmingdale, Long Island, New York; Powell & Minnock Brick Works, Inc., Coeymans, New York; Roah Hook Brick Company, Coeymans, New York; Sutton and Suderley Brick Company, Coeymans, New York; and The Terry Brothers Company, Kingston, New York. The term also includes standard size salmon or No. 2 brick, barium treated brick, special color brick, brick selected for facing purposes, and oversize or jumbo brick, uncolored and colored.

"Metropolitan New York City area" means that area of New York State lying east of the Hudson River and west of a line directly connecting Ossining, New York, with Rye, New York, and Rye, New York, with Long Beach, Long Island. It also includes Staten Island, the west bank of the Hudson River south of Haverstraw, New York, and the waters of the Passaic and Hackensack Rivers, and tributary waters of such rivers, as far north as Passaic, New Jersey, and Hackensack, New Jersey, respectively.

(ii) *Maximum prices for producers.*

(a) On and after April 23, 1943, no producer may sell, offer to sell, or deliver any kiln run, standard size Hudson River common brick, and no person may buy or receive, in the course of trade or business, any kiln run, standard size Hudson River common brick from a producer thereof, at a price higher than \$14.00 per M delivered in the Metropolitan New York City area.

(b) On and after April 23, 1943, no producer may sell, offer to sell, or deliver any oversize, or jumbo, Hudson River common brick of any type, or any standard size Hudson River common brick of a special type, such as barium treated brick, special color brick, or brick selected for facing purposes, and no person may buy or receive, in the course of trade or business, any such brick from a producer thereof at a price higher than the maximum price as stated in the next sentence. The maximum price which each producer may charge for such brick is the maximum price which he was permitted to charge for such brick under the provisions of Maximum Price Regulation No. 188, plus \$1.00 per M for standard size brick of any type other than kiln run commons or \$1.25 per M for oversize, or jumbo, Hudson River common brick of any type.

(c) The maximum prices fixed herein for producers are subject to an allowance of \$1.00 per M for unloading and \$0.50 per M for cash payment. The terms under which such allowances are given shall not be made more onerous to the purchaser than they were in March 1942.

(iii) *Notification to purchasers by producers.* Every producer of Hudson River common brick shall send the following notice to every purchaser of such brick at the time of billing:

Amendment No. 5 to Order No. A-1 under § 1493.159b of Maximum Price Regulation No. 188 granted us a price increase on Hudson



River common brick. The prices charged you for Hudson River common brick are not higher than the maximum prices which we are permitted to charge you under the provisions of that amendment. The amendment also provides that any person purchasing and taking delivery of Hudson River common brick in the Metropolitan New York City area, as defined in the amendment, for resale in substantially the same form, may add \$1.00 per M and \$1.25 per M, respectively, to his maximum price for each class of purchaser of standard size Hudson River common brick and oversize, or jumbo, brick as determined under the General Maximum Price Regulation.

This notice is given to you at the express direction of the Office of Price Administration.

(iv) *Maximum prices for dealers.* (a) On and after April 28, 1943, any person who purchases and takes delivery of Hudson River common brick in the Metropolitan New York City area, as defined in (i) above, for resale in substantially the same form, may sell and deliver Hudson River common brick at the maximum price which he was permitted to charge for such brick under the provisions of the General Maximum Price Regulation plus \$1.00 per M for standard size Hudson River common brick of any type or \$1.25 per M for oversize, or jumbo, Hudson River common brick.

(b) The maximum prices fixed under (a) above shall be subject to at least the same extension of cash, quantity, and other discounts, the same absorption of transportation charges, and the same rendition of services as the seller extended, absorbed, or rendered on comparable sales to purchasers of the same class during March 1942.

This amendment shall become effective May 18, 1943.

(Pub. Laws 421 and 729, 77th Cong., E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 5129)

Issued this 17th day of May 1943.

PRENTISS M. BROWN,  
Administrator.

[F. R. Doc. 43-7807; Filed, May 17, 1943;  
3:01 p. m.]

## Region II.

[Maryland, Order 1 Under Gen. Order 51]

### COMMUNITY CEILING PRICES FOR BALTIMORE, Md.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7, community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores (and in other classes of retail stores as indicated in section 7), located in the following area: City of Baltimore, Maryland.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than

any lower ceiling prices established by this or any other applicable price regulation.

SEC. 3 *Posting.*—(a) *Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Revocation.* This order replaces any previous order covering any of the food items for which ceiling prices are established hereby, heretofore issued by the Regional Administrator of Region II or by the State Director of this District.

SEC. 6 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 7 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and community ceiling prices thereof:

#### COMMUNITY CEILING PRICES

##### BREAD

Marvel (white), 24 oz.	\$0.10
Marvel Sandwich, 24 oz.	.11
Marvel Regular, 16 oz.	.08
Marvel Vienna, 16 oz.	.10
Marvel Rye Caraway, 16 oz.	.10
Marvel Cracked Wheat, 16 oz.	.10
Marvel Whole Wheat, 16 oz.	.10
Supreme Rye Bread, 16½ oz.	.10
Supreme White, 18 oz.	.08½
Supreme Whole Wheat, 16 oz.	.10
Victor Sliced, 13 oz.	.05
Western-Md. Dairy Milk Loaf, 22 oz.	.12
Koester's Bread (white), 14 oz.	.08
Koester's Bread (white), 18 oz.	.11
Koester's Bread (white), 23 oz.	.13
Koester's Bread (rye), 22 oz.	.13
Koester's Bread (whole wheat), 16 oz.	.11
Schmidt's Old Home (white), 13½ oz.	.08
Schmidt's Old Home (white), 18 oz.	.11
Schmidt's Old Home (white), 22 oz.	.13
Schmidt's Old Home (rye), 16 oz.	.11
Schmidt's Old Home (whole wheat), 13½ oz.	.10
Rice's Bread (white), 18¼ to 19 oz.	.11
Rice's Bread (white), 22 oz.	.13
Rice's Bread (rye), 21 oz.	.13
Rice's Bread (wheatena), 17 oz.	.13
Bond Bread (white), 13 oz.	.08
Bond Bread (white), 18 oz.	.11
Bond Bread (white), 20 oz.	.13
Bond Bread (rye), 17 oz.	.11
Bond Bread (whole wheat), 18 oz.	.11
Hauswald's Bread (white), 14 oz.	.08
Hauswald's Bread (white), 19 oz.	.11
Hauswald's Bread (white), 23 oz.	.13

#### COMMUNITY CEILING PRICES—Continued

##### BREAD—continued

Hauswald's Bread (rye), 16 oz.	\$0.13
Ward's Tip Top (white), 14 oz.	.08
Ward's Tip Top (white), 18 oz.	.11
Ward's Tip Top (white), 22 oz.	.13
Ward's Tip Top (rye), 18 oz.	.11

##### CEREALS

Pettijohn Breakfast Food, 22 oz.	.20
Quaker Enriched Farina, 14 oz.	.09
Quaker Enriched Farina, 28 oz.	.18
Rippled Wheat, 9 oz.	.10
Cream of Wheat Regular & Enriched, 28 oz.	.20
Cream of Wheat Regular & Enriched, 14 oz.	.15
Gold Seal Quick or Reg. Oats (class 3), 20 oz.	.08
Gold Seal Quick or Reg. Oats (class 3), 48 oz.	.18
Gold Seal Corn Flakes (class 3), 8 oz.	.05
Cream of Rice, 18 oz.	.20
Sunnyfield Bran Flakes, 40% (class 3), 8 oz.	.07
Sunnyfield Corn Flakes (class 3), 8 oz.	.05
Sunnyfield Corn Flakes (class 3), 11 oz.	.07
Sunnyfield Corn Flakes (class 3), 18 oz.	.11
Mello Wheat Cereal (class 3), 14 oz.	.08
Mello Wheat Cereal (class 3), 28 oz.	.14
Sunnyfield Individuals (class 3)	.20
Sunnyfield Rolled Oats (class 3), 20 oz.	.08
Sunnyfield Rolled Oats (class 3), 48 oz.	.18
Sunnyfield Rolled Oats (class 3), 5 lbs.	.25
Sunnyfield Rice Puffs (class 3), 4 oz.	.08
Sunnyfield Wheat Flakes (class 3), 8 oz.	.08
Sunnyfield Wheat Puffs (class 3), 4 oz.	.05
Sunnyfield Rice Gems (class 3), 5 oz.	.10
Sunnyfield Bran Flakes (class 3), 15 oz.	.10
Heinz Rice Flakes, 6½ oz.	.11
Force Toasted Wholewheat Flake, 8 oz.	.13
Grape Nuts, 12 oz.	.16
Post Toasties Corn Flakes, 18 oz.	.14
Post Toasties Corn Flakes, 11 oz.	.10
Post Toasties Corn Flakes, 6 oz.	.08
Post 40% Bran Flakes, 14 oz.	.16
Post 40% Bran Flakes, 8 oz.	.11
Grape Nut Flakes, 12 oz.	.16
Grape Nut Flakes, 7 oz.	.11
Post Tens, 10 oz. pks.	.26
Ralston Wheat Cereal, 24 oz.	.24
Instant Ralston, 16 oz.	.24
Shredded Ralston, 12 oz.	.13
Ry Krisp, 12 oz.	.22
Ry Krisp, 6 oz.	.14
H. O. Quick Oats, 10 oz.	.12
H. O. Quick Oats, 32 oz.	.22
H. O. Old Fashioned, 16 oz.	.12
H. O. Old Fashioned Oats, 32 oz.	.22
Heckers Cream Enriched, 8 oz.	.07
Farina, 14 oz.	.14
Heckers Reg. Farina, 14 oz.	.14
Farina, 28 oz.	.24
Wheaties, 8 oz.	.13
Cheerios, 7 oz.	.14
Kix, 7 oz.	.14
Nabisco 100% Bran, 8 oz.	.10
Nat'l Biscuit Co. Shredded Wheat, 12 oz.	.13
Quaker & Mothers Oats Reg. & Quick, 20 oz.	.12
Quaker & Mothers Oats Reg. & Quick, 3 lb.	.26
Quaker Hominy Grits, 24 oz.	.09
Corn Flakes Kellogg's, 6 oz.	.08
Corn Flakes Kellogg's, 11 oz.	.10
Corn Flakes Kellogg's, 18 oz.	.14
Pep Wholewheat Flakes Kellogg's, 8 oz.	.11
Shredded Wheat Kellogg's, 12 oz.	.12
Wheat Krumbles Kellogg's, 9 oz.	.13
Kellogg's Rice Krispies, 5½ oz.	.14
Kellogg's Bran Flakes 40%, 6 oz.	.11
Kellogg's Bran Flakes 40%, 14 oz.	.16
Kellogg's All Bran, 16 oz.	.22
All Bran Kellogg's, 10 oz.	.14
Assorted Individuals Kellogg's, 10 ind. size	.20

## COMMUNITY CEILING PRICES—Continued

## PACKAGED CHEESE

Kraft American, 1/2 lb.	\$0.23
Kraft Pimento, 1/2 lb.	.24
Kraft Old English, 1/2 lb.	.26
Kraft Swiss, 1/2 lb.	.24
Kraft Limburger, 1/2 lb.	.24
Philadelphia Brand Cream Cheese, 3 oz.	.12
Philadelphia Brand Cream Cheese, 8 oz.	.27
Kraft Relish, 5 oz. glass.	.20
Kraft Pimento, 5 oz. glass.	.20
Kraft Olive Pimento, 5 oz. glass.	.20
Kraft Pineapple, 5 oz. glass.	.20
Kraft Limburger, 5 oz. glass.	.20
Kraft Roke, 5 oz. glass.	.24
Kraft Old English, 5 oz. glass.	.24
Kraft American Cheese Food Spread, 5 oz. glass.	.19
Kraft Pimento Cheese Food Spread, 5 oz. glass.	.19
Phoenix Pabst-ett, 6 1/2 oz.	.21
Robins Blue Cheese, 3 oz.	.21
Robins Blue Cheese, 1 1/4 oz.	.09
Robins Grated, 1 1/2 oz.	.10
Cloverbloom American, 1/2 lb.	.22
Cloverbloom American, 1/4 lb.	.11
Cloverbloom Pimento, 4 oz.	.13
Cloverbloom Swiss, 4 oz.	.13
Cloverbloom Swiss, 1/2 lb.	.23
Cloverbloom Sandwich Spread, 1/2 lb.	.23
Cloverbloom Sandwich Spread, 1/4 lb.	.13
Abbotts Cream, 3 oz.	.13
Cloverbloom Pimento Cream, 5 oz.	.19
Cloverbloom Relish Cream, 5 oz.	.19
Cloverbloom Pineapple Cream, 5 oz.	.19
Cloverbloom Old Cheddar, 5 oz.	.21
Cloverbloom Roquette, 5 oz.	.23
Borden's American, 1/2 lb.	.23
Mellow Bit American (class 3), 2 lb.	.72
Mellow Bit Pimento (class 3), 2 lb.	.72
Mellow Bit Swiss (class 3), 2 lb.	.74
Borden's Chateau, 1/2 lb.	.24
Borden's Vera Sharp, 1/2 lb.	.25
Borden's Limburger, Pimento, Swiss, 1/2 lb.	.22
Borden's Vera Sharp, Smokey, Blue, Cocktail, 5 oz. jar.	.23
Borden's Relish, Pimento, Olive Cocktail, 5 oz. jar.	.20
Borden's Limburger, 6 oz. jar.	.23
Borden's Grated American, 2 oz. canister.	.11
Borden's Grated American, 4 oz. canister.	.20
Borden's Grated Italian, 1 1/2 oz. canister.	.12
Borden's Grated Italian, 3 oz. canister.	.22
Borden's Liederkraut, 4 oz. pkg.	.28
Borden's Camenbert-Military Box, 6 portions.	.60
Borden's Cream, 3 oz. box.	.12
Wej-cuts all varieties, Borden's, 6 oz. box.	.22
Shefford Pimento, 5 oz. glass.	.20
Shefford Olive Pimento, 5 oz. glass.	.20
Shefford Relish, 5 oz. glass.	.20
Shefford Pineapple, 5 oz. glass.	.20
Shefford Blue, 5 oz. glass.	.24
Shefford Olde Yorke, 5 oz. glass.	.24
Shefford Swiss, 5 oz. glass.	.24
Shefford Limburger, 5 oz. glass.	.20
Shefford Limburger, 6 oz. glass.	.21
Shefford Snappy, 3 oz. rolls.	.14
Shefford Brand Cream Cheese, 3 oz.	.13
Shefford Pimento, 1/2 lb.	.24
Shefford Brick, 1/2 lb.	.24
Shefford Chevelle, 1/2 lb.	.24
Shefford Limburger, 1/2 lb.	.24
Shefford Swiss, 1/2 lb.	.24
Shefford Olive Pimento, 1/2 lb.	.26
Shefford Olde Yorke, 1/2 lb.	.26

## COMMUNITY CEILING PRICES—Continued

## COFFEES

Lord Calvert, 1 lb. bag.	\$0.33
Monarch, 1 lb. bag.	.32
Maxwell House, 1 lb. glass.	.33
Maxwell House, 1 lb. bag.	.35
Chase & Sanborn Dated, 1 lb. bag.	.32
Lady Fair (class 4), 1 lb. bag.	.24
Fynetaste (class 4), 1 lb. bag.	.21
Boscul, 1 lb. jar.	.35
Boscul, 1 lb. bag.	.32
Norwood, 1 lb. bag.	.30
Norwood, 1 lb. glass.	.33
Norwood, 1 lb. carton.	.31
Pleezing, 1 lb. jar.	.37
Uncle Green, 1 lb. jar.	.32
Beechnut, #2 1 lb. jar.	.40
Del Monte, 1 lb. glass.	.38
Genuine French Chicory Powder, 6 3/4 oz.	.10
Genuine French Chicory Powder, 6 oz.	.10
Genuine French Chicory Powder, Tablets 3 oz.	.03
8 O'Clock (class 5), 1 lb. bag.	.21
Red Circle (class 3), 1 lb. bag.	.24
Bolar (class 3), 1 lb. bag.	.20
Margo, 1 lb. glass.	.33
Asco (class 3), 1 lb. bag.	.24
Acme (class 3), 1 lb. bag.	.23

## PACKAGED DRIED FRUIT

Sun Maid Raisins, seedless, 15 oz.	.16
Sun Maid Raisins, seeded, 15 oz.	.17
Sun Maid Currants, 11 oz.	.15
Sunsweet Prunes, large, 2 lb.	.37
Sunsweet Prunes, medium, 2 lb.	.34
Sunsweet Prunes, large, 1 lb.	.19
Sunsweet Prunes, extra large, 1 lb.	.29
Sunsweet Prunes, medium, 1 lb.	.18
Del Monte Prunes, large, 1 lb.	.23
Del Monte Prunes, medium, 1 lb.	.18
Del Monte Prunes, large, 2 lb.	.27
Del Monte Prunes, medium, 2 lb.	.34
Del Monte Raisins, seedless, 15 oz.	.14
Del Monte Raisins, seeded, 15 oz.	.18
Santa Claras Prunes, large, 1 lb.	.19
Santa Claras Prunes, medium, 1 lb.	.18
Santa Claras Prunes, small, 1 lb.	.16
Mission Seedless Raisins, 15 oz.	.14
Robford Prunes (class 3), 1 lb.	.16
Robford Prunes (class 3), 2 lb.	.23

## EVAPORATED AND CONDENSED MILK

Windsor Brand evap., 14 1/2 oz. (tall)	.11
Belle Vernon evap., 14 1/2 oz. (tall)	.11
Silver Cow Irradiated evap., 6 oz. (small)	.05
Pearl Evaporated, 14 1/2 oz. (tall)	.11
Pearl Evaporated, 6 oz. (small)	.05
Fynetaste evap. (class 4), 14 1/2 oz. (tall)	.10
Uncle Green evap., 14 1/2 oz. (tall)	.11
Pleezing evap., 14 1/2 oz. (tall)	.11
Carnation evap., 14 1/2 oz. (tall)	.11
Carnation Irradiated evap., 6 oz.	.05
Gold Cross evap., 14 1/2 oz.	.11
Gold Cross Irradiated evap., 6 oz.	.05
Sweet Glover condensed, 14 oz.	.10
Nestle's Lion evap., 14 1/2 oz.	.11
Nestle's Lion evap., 6 oz.	.05
White House evap. (class 3), 14 1/2 oz.	.10
White House evap. (class 3), 6 oz.	.05
White House condensed (class 3), 14 oz.	.12
Borden's Silver Cow Irradiated evap., 14 1/2 oz.	.11
Eagle Brand condensed, 15 oz.	.21
Magnolia condensed, 14 oz.	.15
Star condensed, 14 oz.	.15
Darling condensed, 14 oz.	.15
Challenge condensed, 14 oz.	.15
Farmdale evap. (class 3), tall.	.10
Asco evap. (class 3), tall.	.10
Pet Irradiated evap., 14 1/2 oz. (tall)	.11
Pet Irradiated evap., 6 oz. (small)	.05

## COMMUNITY CEILING PRICES—Continued

## HONEY

Lake Shore, 1 lb.	\$0.35
Stout Bee, 1 lb.	.35
Golden Blossom, 8 oz.	.24
Golden Blossom, 15 oz.	.41
Golden Blossom, 1 lb.	.42
Golden Blossom, 2 lb. 7 oz.	.94
Ann Page (class 3), 8 oz.	.16
Hoffman's Finest, 5 oz.	.14
Hoffman's Finest, 1 lb.	.35
Hoffman's Finest, 3 lb.	.93
Hoffman's Bee-Shop, 5 oz.	.14
Hoffman's Bee-Shop, 1 lb.	.35
Hoffman's Bee-Shop, 3 lb.	.93

## MACARONI AND NOODLE PRODUCTS

Monarch Macaroni, 1 lb.	.14
Monarch Spaghetti, 1 lb.	.14
Monarch Spaghettini, 1 lb.	.14
Monarch Noodles, 1 lb.	.23
Monarch Noodles, 1/2 lb.	.13
Krumm's Macaroni, 8 oz.	.07
Krumm's Spaghetti, 8 oz.	.07
Krumm's Macaroni, 1 lb.	.12
Krumm's Spaghetti, 1 lb.	.12
Krumm's Pure Egg Noodles, 3 oz.	.06
Krumm's Pure Egg Noodles, 4 oz.	.03
Krumm's Pure Egg Noodles, 12 oz.	.17
Daroni Macaroni, 7 oz.	.05
Daroni Spaghetti, 7 oz.	.05
Ann Page Macaroni (class 3), 8 oz.	.05
Ann Page Macaroni (class 3), 1 lb.	.11
Ann Page Macaroni (class 3), 3 lb.	.23
Ann Page Sea Shells (class 3), 1 lb.	.11
Ann Page Noodles (class 3), 5 oz.	.06
Encore Noodles (class 3), 1 lb.	.18
Ann Page Vermicelli (class 3), 1 lb.	.11
Ann Page Spaghetti (class 3), 3 oz.	.06
Ann Page Spaghetti (class 3), 1 lb.	.11
Ann Page Spaghetti (class 3), 3 lb.	.23
Ann Page Elbow Macaroni (class 3), 1 lb.	.11
Ann Page Elbow Macaroni (class 3), 2 lb.	.19
Gold Seal Macaroni (class 3), 1 lb.	.10
Gold Seal Spaghetti (class 3), 1 lb.	.10
Gold Seal Noodles (class 3), 12 oz.	.13
White Rose Macaroni, 8 oz.	.03
White Rose Spaghetti, 8 oz.	.03
White Rose Elbow Macaroni, 8 oz.	.03
White Rose Egg Noodles, 5 oz.	.10

## FLUID MILK

Selected Milk (Pasteurized), quart bottle (.01 bottle deposit)	.14
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## BUTTER

All Brands (82 and 93 Score), 1 lb prints	.57
All Brands (82 and 93 Score), 1 lb.-1/4 lb. prints	.57

## SUGAR

Domino gran., 1 lb bag, paper	.07
Domino gran., 2 lb bag, paper	.07
Domino gran., 5 lb bag, paper	.07
Domino conf. 4X, 1 lb. cart.	.03
Domino O. P. brown, 1 lb. cart.	.03
Domino light brown, 1 lb. cart.	.03

## POULTRY

Regular Dressed:	
Broilers, fryers, roasters.	.44
Fowl.	.39
Kosher Killed and Plucked:	
Broilers, fryers, roasters.	.46
Fowl.	.41

## EGGS (IN CARTONS)

Grade A, extra large.	.55
Grade A, large.	.53
Grade A, medium.	.43
Grade A, small.	.43
Grade B, extra large.	.53

## COMMUNITY CEILING PRICES—Continued

## EGGS (IN CARTONS)—continued

Grade B, large	\$0.50
Grade B, medium	.46
Grade B, small	.41

## BANANAS

Lb. (sold by weight only)	.13
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## LARD

Esskay, 1 lb.	.20
Star, 1 lb.	.19
Goetz's Open Kettle Rendered, 1 lb.	.20
Sunnyfield Print (class 3), 1 lb.	.19

## HYDROGENATED SHORTENING

Crisco, 1 lb. jar	.26
Crisco, 3 lb. jar	.75
Durkee, 1 lb.	.26
Durkee, 3 lb.	.70
Spry, 1 lb. jar	.26
Spry, 3 lb. jar	.75
Dexo (class 3), 1 lb.	.22
Dexo (class 3), 3 lb.	.63

## OTHER SHORTENING

Southern Rose, 1 lb.	.20
Vegetole, 1 lb.	.21
Snow Hill Shortening, 1 lb.	.20
Fluffo, 1 lb. pkg.	.22

## CANNED CITRUS FRUITS AND JUICES

Land O'Lakes G. F. Juice, #2	.16
Blue Bird G. F. Juice, #2	.16
Big R G. F. Juice, #2	.16
Roberts Brand G. F. Juice, #2	.16
McDonald Brand G. F. Juice, #2	.16
Solar Glo G. F. Juice, #2	.16
Old South G. F. Juice, #2	.16
Land O'Lakes (all), 46 oz.	.36
Blue Bird G. F. Juice, 46 oz.	.36
Big R G. F. Juice, 46 oz.	.36
Roberts Brand G. F. Juice, 46 oz.	.36
McDonald Brand G. F. Juice, 46 oz.	.36
Solar Glo G. F. Juice, 46 oz.	.36
Old South G. F. Juice, 46 oz.	.36
Nuzest Unsweetened G. F. Juice, Fancy Grade A, #2	.16
Nuzest Unsweetened G. F. Juice, Fancy Grade A, 46 oz.	.36
Kenny G. F. Juice, #2	.16
Kenny G. F. Juice, 46 oz.	.36
Dr. Phillips G. F. Juice (Sweet), #2	.16
Pleezing G. F. Juice, 46 oz.	.36
Pleezing G. F. Juice, #2	.16
Uncle Green G. F. Juice, #2	.16
Uncle Green G. F. Juice, 46 oz.	.36
Monarch Orange & G. F. Juice, 46 oz.	.38
Monarch G. F. Juice (Unsweetened), #2	.16
Monarch G. F. Juice (Unsweetened), 46 oz.	.36
Texsun G. F. Juice, Grade A (Unsw.), #2	.17
Texsun G. F. Juice, Grade A (Unsw.), 46 oz.	.38
Crosse & Blackwell G. F. Juice (Unsw.), #2, 18 oz.	.16
Crosse & Blackwell G. F. Juice (Sw.), #2, 18 oz.	.16
Crosse & Blackwell G. F. Juice (Unsw.), #5, 46 oz.	.36
Crosse & Blackwell G. F. Juice (Sw.), #5, 46 oz.	.36
Crosse & Blackwell Orange & G. F. Juice (Blend), #2, 18 oz.	.17
Crosse & Blackwell Orange & G. F. Juice (Blend), #5, 46 oz.	.39
Crosse & Blackwell Orange Juice (Unsw.), #2, 18 oz.	.19
Crosse & Blackwell Orange Juice (Sw.), #2, 18 oz.	.19
Crosse & Blackwell Orange Juice (Sw.), #5, 46 oz.	.43

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250; 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 8th day of May 1943.

CARL T. LINDSTROM,  
Acting State Director,  
Maryland District Office.

[F. R. Doc. 43-7805; Filed, May 17, 1943;  
3:02 p. m.]

[Maryland Order 1 Under Gen. Order 51,  
Amendment 1]

COMMUNITY CEILING PRICES FOR  
BALTIMORE, Md.

Pursuant to the Emergency Price Control Act of 1942, as amended, and paragraph (a) (1) of General Order No. 51 and of the authority delegated to the State Director of the Maryland District Office, and for the reasons set forth in an opinion issued simultaneously herewith, *It is hereby ordered*, That the above-described order be amended in the following respects:

Section 7, under "Bread" the line "Marvel (white) 24 oz. .10" is amended by inserting the words "(class 3)" after the word "(white)" to read as follows:

Marvel (white) (class 3), 24 oz. .10

The line "Marvel Sandwich 24 oz. .11" is amended by inserting the words "(class 3)" after the word "sandwich" to read as follows:

Marvel Sandwich (class 3), 24 oz. .11

The line "Marvel Regular 16 oz. .08" is amended by inserting the words "(class 3)" after the word "regular" to read as follows:

Marvel Regular (class 3), 16 oz. .08

The line "Marvel Vienna 16 oz. .10" is amended by inserting the words "(class 3)" after the word "Vienna" to read as follows:

Marvel Vienna (class 3), 16 oz. .10

The line "Marvel Rye Caraway 16 oz. .10" is amended by inserting the words "(class 3)" after the word "caraway" to read as follows:

Marvel Rye Caraway (class 3), 16 oz. .10

The line "Marvel Cracked Wheat 16 oz. .10" is amended by inserting the words "(class 3)" after the word "wheat" to read as follows:

Marvel Cracked Wheat (class 3), 16 oz. .10

The line "Marvel Whole Wheat 16 oz. .10" is amended by inserting the words "(class 3)" after the word "wheat" to read as follows:

Marvel Whole Wheat (class 3), 16 oz. .10

The line "Supreme Rye Bread 16½ oz. .10" is amended by inserting the words "(class 3)" after the word "bread" to read as follows:

Supreme Rye Bread (class 3), 16½ oz. .10

The line "Supreme White 18 oz. .08½" is amended by inserting the words "(class 3)" after the word "white" to read as follows:

Supreme White (class 3), 18 oz. .08½

The line "Supreme Whole Wheat 16 oz. .10" is amended by inserting the words "(class 3)" after the word "wheat" to read as follows:

Supreme Whole Wheat (class 3), 16 oz. .10

The line "Victor Sliced 13 oz. .05" is amended by deleting the words "13 oz. .05" and substituting the words "(class 3) 16 oz. .06" to read as follows:

Victor Sliced (class 3), 16 oz. .06

Under "Cereal" the line "Sunnyfield Individuals (class 3) .20" is amended by inserting the words "10 ind. size" after the words "(class 3)" to read as follows:

Sunnyfield Individuals (class 3), 10 ind. size .20

The line "Post Tens 10 oz. pks. .26" is amended by deleting the words "10 oz. pks" and substituting the words "10 ind. size" to read as follows:

Post Tens, 10 ind. size .26

The line "Kelloggs Bran Flakes 40% 6 oz. .11" is amended by deleting the words "6 oz." and substituting the words "8 oz." to read as follows:

Kelloggs Bran Flakes, 40%, 8 oz. .11

Under "Packaged cheese" the line "Borden's Limburger 6 oz. jar .23" is amended by deleting the figures ".23" and substituting the figures ".25" to read as follows:

Borden's Limburger, 6 oz. jar .25

Under "Coffee" the line "Boscul 1 lb. jar .35" is amended by deleting the figures ".35" and substituting the figures ".38" to read as follows:

Boscul, 1 lb. jar .38

The line "Boscul 1 lb. bag .32" is amended by deleting the figures ".32" and substituting the figures ".35" to read as follows:

Boscul, 1 lb. bag .35

All other provisions of section 7 remain unchanged and in full force and effect as issued in Order No. 1.

This amendment shall become effective May 15, 1943.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 14th day of May 1943.

LEO H. MCCORMICK,  
State Director,  
Maryland District Office.

[F. R. Doc. 43-7806; Filed, May 17, 1943; 3:01 p. m.]

[Philadelphia Order 1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR PHILADELPHIA, Pa., AREA

SECTION 1. *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars-and-cents) ceiling prices for certain food

items sold in class 1 retail stores, and in other classes of retail stores as indicated in section 6, located in the following area: The area falling within a 20-mile airline radius from City Hall, Philadelphia, Pennsylvania, excepting, however, any part of New Jersey falling within such area.

Sec. 2 *Application to other sellers.* No seller except a "retail route seller," may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores." All other sellers must continue to charge no more than the lower ceiling prices established by this order or by any other applicable price regulations.

Sec. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1," "OPA-2," "OPA-3," or "OPA-4," whichever applies, so that it can be clearly seen by their customers. The definition of classes of retailers shall be those contained in Revised Maximum Price Regulation Nos. 238 and 268.

Sec. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

Sec. 5 *Effective date.* This order becomes effective on May 10, 1943.

Sec. 6 *The community (dollars-and-cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

## DAIRY PRODUCTS

## FLUID MILK (STORE SALES ONLY)

Grade A:	
Vitamin D over 4.3% butter fat, qt.	\$0.19
Vitamin D 4.3% butter fat or less, qt.	.18
Over 4.3% butter fat, qt.	.18
4.3% butter fat or less, qt.	.17
Grade B:	
Vitamin D over 4.0% butter fat, qt.	.16
Vitamin D 4.0% butter fat or less, qt.	.15
Over 4.0% butter fat, qt.	.15
4.0% butter fat or less (including relief milk), qt.	.14
Cream buttermilk, qt.	.14
Plain buttermilk, qt.	.12

## BUTTER

93 Score:	
Prints parchment wrap, 1 lb.	.56
Cartons, 1 lb.	.57
Cartons, ¼ lb.	.57
Without carton, ¼ lb.	.57
92 Score:	
Prints parchment wrap, 1 lb.	.56
Cartons, 1 lb.	.56
Cartons, ¼ lb.	.57
Without carton, ¼ lb.	.56

## DAIRY PRODUCTS—Continued

## BUTTER—continued

90 Score:	
Prints parchment wrap, 1 lb.	\$0.55
Carton, 1 lb.	.59
Carton, ¼ lb.	.59
Without carton, ¼ lb.	.59

## EGGS

Grade A:	
Jumbo, doz.	.53
Extra large, doz.	.55
Large, doz.	.53
Medium, doz.	.48
Small, doz.	.43
Grade B:	
Large, doz.	.50
Medium, doz.	.43
Small, doz.	.41
Grade C:	
Large, doz.	.47
Medium, doz.	.42
Small, doz.	.35

## CHEESE

Kraft:		Flat price
American, paper, ½ lb.	.23	
American, paper, ¼ lb.	.11	
American, paper, 1 lb.	.44	
Am. ch. food spread, glass, 6 oz.	.19	
Brick, paper, ¼ lb.	.14	
Brick, paper, ½ lb.	.24	
Brick, paper, 1 lb.	.45	
Grated bags, paper, 2 oz.	.03	
Grated canister, cardb. cont., 2 oz.	.10	
Grated canister, cardb. cont., 4 oz.	.18	
Individual cream, paper.	.09	
Jar Blue Seal Limburger, glass jar 6 oz.	.19	
Jar Blue Seal Limburger, glass jar 16 oz.	.40	
Jar Mohawk Limburger, glass jar 6 oz.	.25	
Jar Mohawk Limburger, glass jar 16 oz.	.53	
Limburger, paper ¼ lb.	.14	
Limburger, paper ½ lb.	.21	
Limburger S. S., glass 5 oz.	.20	
Old English, paper ½ lb.	.27	
Old English S. S., glass 5 oz.	.24	
Old plm. cr. sprd. glass 5 oz.	.29	
Fabst-ett all var. paper.	.22	
Parm. grated canister cardb. cont. 1½ oz.	.12	
Parm. grated canister cardb. cont. 3 oz.	.21	
Philadelphia cream paper 3 oz.	.12	
Philadelphia cream paper 8 oz.	.27	
Pimento, paper 1 lb.	.45	
Pimento, paper ½ lb.	.24	
Pimento, paper ¼ lb.	.14	
Plm. ch. food sprd. glass 5 oz.	.19	
Pimento cream sprd. glass 5 oz.	.20	
Pimento Velveeta, paper ½ lb.	.24	
Pineapple cr. sprd. glass 5 oz.	.20	
Relish cr. sprd. glass 5 oz.	.29	
Roka S. S., glass 5 oz.	.24	
Swiss, paper ¼ lb.	.14	
Swiss, paper ½ lb.	.24	
Swiss, paper 1 lb.	.45	
Velveeta, paper ¼ lb.	.14	
Velveeta, paper ½ lb.	.24	
Borden's:		
All varieties, paper ¼ lb.	.14	
American, paper ½ lb.	.23	
Buffalo Limburger, glass 6 oz.	.27	
Buffalo Limburger, glass 10 oz.	.59	
Buffalo Swiss, glass 6 oz.	.25	
Chateau, paper ¼ lb.	.24	
Cocktail assorted, glass 5 oz.	.20	
Cocktail blue, glass 5 oz.	.23	
Cocktail Limburger, glass 5 oz.	.29	
Cocktail smoky, glass 10 oz.	.09	
Cocktail smoky & very sharp glass 5 oz.	.23	
Cocktail very sharp, glass 10 oz.	.09	
Cream cheese, celloph. bag 3 oz.	.12	
Grated American, cardb. canister 1½ oz.	.11	

## DAIRY PRODUCTS—Continued

## CHEESE—continued

Borden's—Continued.	
Grated American, cardb. canister 4 oz.	\$0.20
Grated Italian, cardb. canister 1½ oz.	.12
Grated Italian, cardb. canister 3 oz.	.22
Liederkrantz, paper 4 oz.	.23
Liederkrantz, glass 4 oz.	.23
Limburger, paper ½ lb.	.22
Pimento, paper ½ lb.	.22
Swiss, paper ½ lb.	.22
Very sharp, paper ½ lb.	.25

## CANNED MILK

Evaporated:	
Acce, (class 3)	.10
Borden's, tall	.11
Carnation, 6 oz.	.05
Carnation, 14½ oz.	.11
Everyday, tall	.11
Fine Taste (class 3), tall	.10
Gold Cross, 6 oz.	.05
Jerzee, 14½ oz.	.11
Kay's (class 3), 14½ oz.	.10
Land-o'-Lakes, 14½ oz.	.11
Libby, tall	.11
Montco, 6 oz.	.05
Nestle, 14½ oz.	.11
Pet, tall	.11
Tartan, tall	.11
Uco (class 3), tall	.10
Whitehouse (class 3), tall	.10
Whitehouse (class 3), 6 oz.	.05
Condensed:	
Eagle, 15 oz.	.21
Nestle's, 14 oz.	.17
Peninsular, 15 oz.	.15
Red Cross (12's), 14 oz.	.15
Silver, 15 oz.	.17
Star, 14 oz.	.15
Whitehouse (class 3), 15 oz.	.12

## GROCERIES

## COFFEE

Acme (class 3), bag, lb.	.22
Acce (class 3), bag, lb.	.24
Astor, can, lb.	.33
Beechnut, glass, lb.	.37
Eskar (class 3), bag, lb, 2 for	.51
Escent, bag, lb.	.26
Escol, glass, lb.	.33
Crawford's Best, glass, lb.	.32
Chase and Sanborn, bag, lb.	.32
Del Monte, glass, lb.	.33
Del Monte, glass, 2 lb.	.73
Eight O'clock (class 3), bag, lb.	.21
Frankford, bag, lb.	.23
Fyne Taste (class 3), bag, lb.	.21
Javanella, bag, lb.	.22
Kaffee Hag, glass, lb.	.40
Kolleg, glass, lb.	.33
King's Taste (class 3), bag, lb.	.27
Lady Fair (class 3), bag, lb.	.24
Logan (Bean), bag, lb.	.30
Maxwell House, glass, lb.	.33
Maxwell House, glass, 2 lbs.	.73
Maxwell House, bag, lb.	.35
Montco, bag, lb.	.32
Montco, glass, lb.	.35
Pantry Pride (class 3), bag, lb.	.26
Perlo, glass, lb.	.32
Red Circle (class 3), bag, lb.	.24
Sanka, glass, lb.	.41
Shamrock (class 3), bag, lb.	.24
Shurline, bag, lb.	.26
Tartan, vacuum, bag, lb.	.32
Uco (class 3), can, lb.	.27
Unity, bag, lb.	.29
Very Fine, compound, bag, lb.	.18
Winderect (class 3), bag, lb.	.21
Frank's Chicory Tablets, pkg. 3½ oz.	.03
Frank's Chicory, pkg. 6½ oz.	.10
Postum, instant, can, 4 oz.	.26
Postum, instant, can, 8 oz.	.44
Postum, instant, can, 18 oz.	.22

## FREAD

Branded white:	
Acce, (class 3), cellophane, 9 oz. 2 for	.17

## GROCERIES—Continued

## BREAD—continued

## Branded-White—Continued.

Bond, cellophane, 16 oz.	\$0.11
Capital, cellophane, 18 oz.	.11
Fischer's, cellophane.	.11
Fleishman's, cellophane, 17 oz.	.11
Food Fair, Lady Fair (class 3), cellophane, 17 oz.	.10
Food Fair (Sandwich Loaf) (class 3), cellophane, 19 oz.	2 for .19
Frehofer, cellophane, 17 oz.	.11
Huber's, cellophane, 18 oz.	.11
Mother's Capital, cellophane, 18 oz.	.11
Mees, cellophane, 17 oz.	.11
Penn Fruit (Milk Loaf) (class 3), cellophane, 16 oz.	.12
Penn Fruit (Crimp Loaf) (class 3), cellophane, 16 oz.	.12
Penn Fruit (French Loaf) (class 3), cellophane, 16 oz.	.10
Penn Fruit (Twin) (class 3), cellophane, each.	.10
Penn Fruit (Vienna-Poppy) (class 3), 16 oz.	.12
Penn Fruit (Cinnamon Crimp) (class 3), 16 oz.	.15
Parkway, cellophane, 17 oz.	.11
Spalding, cellophane, 18 oz.	.11
Supreme (class 3), cellophane, 18 oz.	2 for .17
Tiptop, cellophane, 17 oz.	.11
Victory, sliced (class 3), cellophane, 13 oz.	.08
Vienna, 16 oz.	.10
Ward, cellophane, 17 oz.	.11
William Penn (class 3), cellophane, 16 oz.	10 or 2 for .19
Wunder, cellophane, 18 oz.	.11
Branded cracked wheat (in cellophane):	
American (class 3), 16 oz.	.10
A & P (class 3), 16 oz.	.10
Food Fair (class 3), 16 oz.	.11
Rye:	
A & P Seeded (class 3), 16 oz.	.10
A & P Swedish (class 3), 16 oz.	.10
Bond, 16 oz.	.12
Food Fair (class 3), 16 oz.	.11
Frehofer, 17 oz.	.12
Milwaukee, 16 oz.	.10
Penn Fruit, Seeded or Plain (class 3), 16 oz.	.12
Wunder, 18 oz.	.12

## Branded whole wheat:

Asco (class 3), cellophane, 16 oz.	.10
Bond, cellophane, 16 oz.	.12
Fischer's, cellophane.	.12
Food Fair (class 3), cellophane, 16 oz.	.11
Frehofer, cellophane, 17 oz.	.12
Mees, cellophane.	.12
Spalding, cellophane.	.12
Ward's, cellophane.	.12
Wm. Penn (class 3), cellophane, 1 lb.	.12

## MACARONI

Ann Page (class 3), carton, 1 lb.	.11
Ann Page (class 3), carton, 3 lb.	.26
Creamettes, carton, 8 oz.	.10
King Midas, carton, 2 lb.	.19
Krumm's (cellophane), carton, 16 oz.	.13
Krumm's (elbow), carton, 8 oz.	.07
Kurtz (elbow), carton, 1 lb.	.13
Mueller's, carton, 9 oz.	.12
Mueller's, carton, 16 oz.	.16
Mueller's (elbow), carton, 9 oz.	.12
Mueller's (elbow), carton, 16 oz.	.16
Tartan (elbow), carton, 8 oz.	.09
Van Camp Tenderoni, carton, 6 oz.	.10

## SPAGHETTI

Mueller's, carton, 9 oz.	.12
Mueller's, carton, 16 oz.	.16
Mueller's Thin, carton, 9 oz.	.12
Mueller's Thin, carton, 16 oz.	.16
San Giorgio, carton, 1 lb.	.13
Tartan, carton, 8 oz.	.11

## GROCERIES—Continued

## NOODLES

Ann Page (class 3), carton, 5 oz.	\$0.08
Ann Page (class 3), carton, 1 lb.	.18
King Midas, carton, 1 lb.	.17
Krumm's, carton, 12 oz.	.17
Mueller's, carton, 6 oz.	.12
Mueller's, carton, 12 oz.	.17
San Giorgio, carton, 16 oz.	.24
Tartan, carton, 5 oz.	.11
Tartan Alphabet, carton, 8 oz.	.11
Tartan Vermicelli, carton, 8 oz.	.11
Uco (class 3), carton, 5 oz.	.05
Uco (class 3), carton, 8 oz.	.07

## MACARONI, SPAGHETTI &amp; NOODLE PRODUCTS

Caratello, carton, 16 oz.	.16
Mueller's Alphabets, carton, 6 oz.	.12
San Giorgio Vermicelli, carton, 6 oz.	.12

## LARD

All brands, pkg., 1 lb.	.21
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## HONEY

A & P (class 3), glass, 8 oz.	.16
A & P (class 3), glass, 16 oz.	.28
Golden Blossom, glass, 1 lb.	.42
H & M., glass, 1 lb.	.35
Lake Shore, glass, 1 lb.	.35
Rokeach, glass, 16 oz.	.36
Sweet Sip (class 3), glass, 1 lb.	.28
Sweet Sip (class 3), glass, 2 lb.	.55
Sweet Sip (class 3), glass, 8 oz.	.17
Sioux Bee, glass, 1 lb.	.35

## SUGAR—ALL BRANDS

Light brown, 1 lb.	.08
Dark brown, 1 lb.	.08
White, bags/cartons, 1 lb.	.07
White, cartons, 2 lb.	.14
White, bags, 5 lb.	.35
White, cartons, 5 lb.	.36
White, bags, 10 lb.	.70

## SYRUP

Alaga, can, 23 oz.	.20
Ann Page (blended) (class 3), glass, 12 oz.	.16
Ann Page (blended) (class 3), glass, 32 oz.	.34
Asco Table Syrup (class 3), can, 5 lb.	.33
Budget Cane & Maple (class 3), glass, 12 oz.	.16
Fairfield Farms Maple, glass, 8 oz.	.27
Highland Pure Maple, glass, 12 oz.	.37
Ideal Table (class 3), glass, 20 oz.	.10
Karo; blue, glass, 1½ lb.	.18
Karo, blue, glass, 5 lb.	.48
Karo, red, glass, 1½ lb.	.19
Karo, red, glass, 5 lb.	.50
Log Cabin, glass, 12 oz.	.20
Nature's Pure Maple, glass, 10 oz.	.36
Penn Mar, glass, 20 oz.	.16
Perlo Crystal (white), glass, 20 oz.	.14
Quaker Maid, glass, 1½ lb.	.16
Tastewell Cane & Maple, glass, 16 oz.	.09
Turkey, glass, 20 oz.	.12
Turkey White Crystal, glass, 20 oz.	.14
Vermont Maid, glass, 24 oz.	.40
Vermont Maid, glass, 12 oz.	.20
Yankee Boy, glass, 20 oz.	.20

## PEANUT BUTTER

Ann Page (class 3), glass, 8 oz.	.17
Ann Page (class 3), glass, 18 oz.	.32
Ann Page (class 3), glass, 32 oz.	.58
Asco (class 3), glass, 8 oz.	.17
Asco (class 3), glass, 16 oz.	.29
Bosoul, glass, 18 oz.	.42
Chunky Nut, glass, 6 oz.	.18
Chunky Nut, glass, 16 oz.	.38
Comet, glass, 8 oz.	.11
Comet, glass, 16 oz.	.37
Crawford's Best, glass, 16 oz.	.38
Fairlawn, glass, 16 oz.	.37
Heinz, glass, 9½ oz.	.24
Heinz, glass, 16 oz.	.39

## GROCERIES—Continued

## PEANUT BUTTER—continued

Ideal (class 3), glass, 25 oz.	\$0.44
Kay's (class 3), glass, 8 oz.	.18
Kay's (class 3), glass, 16 oz.	.31
Logan, glass, 16 oz.	.33
Montco, glass, 8 oz.	.21
Montco, glass, 16 oz.	.37
Montco, glass, 32 oz.	.70
Montco Crunchy, glass, 16 oz.	.39
My Own (class 3), glass, 8 oz.	.19
My Own (class 3), glass, 12 oz.	.23
My Own (class 3), glass, 16 oz.	.30
Pantry Pride (class 3), glass, 2 lb.	.56
Peter Pan, glass, 16 oz.	.40
Penn Treaty, glass, 16 oz.	.34
Rival Blue, glass, 8 oz.	.20
Rival Blue, glass, 16 oz.	.38
Tartan, glass, 16 oz.	.39
Sultana (class 3), glass, 16 oz.	.29
Sultana (class 3), glass, 32 oz.	.54
Uco (class 3), glass, 12 oz.	.25
Uco (class 3), glass, 16 oz.	.30
Uco (class 3), glass, 24 oz.	.40
Uco (class 3), glass, 32 oz.	.58
Wilmar, glass, 6 oz.	.18
Wilmar, glass, 8 oz.	.23
Wilmar, glass, 16 oz.	.37

## CEREAL

## Corn (prepared):

Kellogg's Flakes, carton, 1 oz.	.03
Kellogg's Flakes, carton, 6 oz.	.08
Kellogg's Flakes, carton, 11 oz.	.10
Kellogg's Flakes, carton, 18 oz.	.14
Post Toasties, carton, 1 oz.	.03
Post Toasties, carton, 6 oz.	.08
Post Toasties, carton, 11 oz.	.10
Post Toasties, carton, 18 oz.	.14

## Bran (prepared):

Kellogg's Flakes, pkg., 8 oz.	.11
Kellogg's Flakes, pkg., 14 oz.	.16
Kellogg's All Bran, pkg., 16 oz.	.22
Kellogg's All Bran, pkg., 10 oz.	.14
Kruety, pkg., 7 oz.	.13
N. B. C. 100%, pkg., 8 oz.	.09
N. B. C. 100%, pkg., 1 lb.	.18
Post's Flakes, pkg., 14 oz.	.16
Post's Flakes, pkg., 8 oz.	.11
Skinnars, raisin, pkg., 10 oz.	.12

## Rice (prepared):

Heinz Flakes, carton, 6½ oz.	.11
Kellogg's Crispies, carton, 5½ oz.	.14
Quaker Puffed Sparkies, carton, 4 oz.	.13

## Uncooked, other:

Cheerlotts, carton, 7 oz.	.14
Cream-of-Rice, carton, 18 oz.	.20
Grape Nuts Wheat Meal, carton, 16 oz.	.14
Kellogg's Variety Package, carton, 10 indiv. sizes.	.26
Quaker Hominy Grits, carton, 24 oz.	.09
Maltes, carton, 22 oz.	.26

## Uncooked Rolled Oats:

Hecker's Old Fash., pkg., 16 oz.	.12
Hecker's Old Fash., pkg., 32 oz.	.22
H-O, pkg., 16 oz.	.12
H-O, pkg., 2 lb.	.22
Mother's Carnival, reg. China, pkg.	.33
Mother's Quick, China, pkg.	.33
Mother's Quick, pkg., 3 lb.	.26
Mother's Quick, small, pkg.	.12
Mother's Carnival, reg., pkg.	.13
Mother's Regular, large, pkg.	.26
Mother's Regular, small, pkg.	.12
Mother's Regular, China, pkg.	.33
Quaker, pkg., 20 oz.	.12

## Uncooked, wheat:

Cream of Wheat, carton, 13 oz.	.15
Cream of Wheat, carton, 28 oz.	.28
Pettijohn's, carton, 22 oz.	.20
Ralston Instant, carton, 1 lb.	.24
Ralston Wheat, carton, 24 oz.	.24
Wheatena, carton, 11 oz.	.16
Wheatena, carton, 22 oz.	.26

## Uncooked, farina:

Hecker's Cream Enriched, carton, 8 oz.	.07
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## GROCERIES—Continued

## CEREAL—continued

Uncooked, farina—Continued.	
Hecker's Cream Enriched, carton, 14 oz.	\$0.14
Hecker's Cream Enriched, carton, 28 oz.	.24
Hecker's Regular, carton, 28 oz.	.24
Hecker's Regular, carton, 14 oz.	.14
Quaker Enriched, carton, 14 oz.	.09
Quaker Enriched, carton, 28 oz.	.18
Other prepared cereals:	
Force, pkg., 8 oz.	.12
Grape Nuts, pkg., 12 oz.	.16
Kellogg's Pep Flakes, pkg., 10 oz.	.13
Kix, pkg., 7 oz.	.14
Muffets, pkg., 8 oz.	.10
Post Tens, pkg., 10 pkg. carton.	.26
Quaker Crackels, pkg., 7 oz.	.09
Ralston-Ry-Krisp, pkg., 6 oz.	.14
Ralston-Ry-Krisp, pkg., 12 oz.	.22
Zo, pkg., 7 oz.	.13
Wheat (prepared):	
Kellogg's Wheat Flakes, carton, 8 oz.	.11
Kellogg's Krumbles, carton, 9 oz.	.13
Kellogg's Shredded, carton, 12 oz.	.12
Kellogg's Wheat Crispies, carton, 8 oz.	.12
Quaker Puffed Sparkies, carton, 3½ oz.	.11
Ralston Shredded, carton, 12 oz.	.13
Ranger Joe Honeypuff, carton, 7 oz.	.12
Shredded Wheat (Nat. Bis. Co.), 12 oz.	.12
Wheaties, carton, 8 oz.	.13
CANNED CITRUS PRODUCTS	
Grapefruit juice:	
Apte Unsweetened, can, No. 2.	.15
Crawford's Best, can, No. 2.	.16
Crawford's Best, can, 46 oz.	.36
Fyne Taste-Sweetened (class 3), can, No. 2.	.14
Fyne Taste-Sweetened (class 3), can, 46 oz.	.31
Kellogg's, can, No. 2.	.15
Kellogg's, can, 46 oz.	.36
Logan-Unsweetened, can, No. 2.	.15
Smith's Sweetened, can, No. 2.	.16
Smith's Sweetened, can, 46 oz.	.37
Smith's Unsweetened, can, 46 oz.	.36
Sun Sweet Florida, can, 46 oz.	.38
Table Heart's Unsweetened, can, No. 2.	.16
Table Heart's Unsweetened, can, 46 oz.	.36
Tartan-Sweetened, can, No. 2.	.16
Tartan-Unsweetened, can, No. 2.	.16
Tartan-Unsweetened, can, 46 oz.	.38
Tuxon-Unsweetened, can, No. 2.	.14
Tuxon-Unsweetened, can, 46 oz.	.38
Uco (class 3), can, No. 2.	.13
Uco (class 3), can, 46 oz.	.30
Glenwood Sweetened (class 3), can, 18 oz.	.14
Glenwood Sweetened (class 3), can, 46 oz.	.32
Glenwood Unsweetened (class 3), can, No. 2.	.14
Glenwood Unsweetened (class 3), can, 46 oz.	.32
Kay's (class 3), can, No. 2.	.13
Kay's (class 3), can, 46 oz.	.14
Pantry Pride-Sweetened (class 3), can, No. 2.	.15
Pantry Pride-Sweetened (class 3), can, 46 oz.	.31
Shaver, can, No. 2.	.18
Tartan Sweetened, can, 46 oz.	.38
Grapefruit segments:	
Bord & Polk, can, 20 oz.	.18
Kay's (class 3), can, No. 2.	.32
Kellogg's, can, No. 2.	.15
Orange juice:	
Pasco, can, No. 2.	.19
Pasco Florida Sweet, can, 46 oz.	.35
Real Gold Unsweetened, can, 12 oz.	.15
Uco (class 3), can, No. 2.	.16
Unco (class (class 3), can, 46 oz.	.40

## GROCERIES—Continued

## CANNED CITRUS PRODUCTS—continued

Blended citrus:	
Fyne Taste (class 3), can, No. 2.	\$9.10
Kay's (class 3), can, No. 2.	.14
Kay's (class 3), can, 46 oz.	.33
Old South Sweet, can, 46 oz.	.37
FRESH FRUIT	
Bananas, 1 lb.	.13
POULTRY	
Live: <sup>1</sup>	
Broilers and fryers, roasters and capons, light.	.30
Capons, heavy, 6 lbs. and over.	.40½
Fowl, all weights.	.32½
Stags and old roasters, all weights.	.27½
Geese, all weights.	.33½
Dressed:	
Broilers, fryers, roasters and capons, light.	.44
Capons, heavy, 5½ lbs. & over.	.43
Fowl, all weights.	.33
Stags and old roasters, all weights.	.33
Geese, all weights.	.33
Drawn:	
Broilers and fryers, under 2½ lbs.	.53
Roasters and capons, light.	.57
Capons, heavy, 4½ lbs. and over.	.53
Fowl, all weights.	.51
Stags and old roasters, all weights.	.44
Geese, all weights.	.54

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 8th day of May, 1943.

RAYMOND F. ASHENFELTER,  
District Manager,  
Philadelphia, Pa., District.

[F. R. Doc. 43-7816; Filed, May 17, 1943; 4:53 p. m.]

## Region III.

[Detroit Order 1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR DESIGNATED COUNTIES IN MICHIGAN

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community "dollars-and-cents" ceiling prices for certain food items sold in class 1 retail stores located in the following areas: Wayne, Oakland, Macomb Counties of the State of Michigan.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller", may charge more than these community "dollars-and-cents" ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community

ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Maximum Price Regulation Nos. 233 and 268, as the same may be revised from time to time.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 6 *The community "dollars-and-cents" ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

## COMMUNITY CEILING PRICES

## BANANAS

Bananas, per lb. \$0.13

## BREAD

Wonder:	
White, 20 oz.	.11
Cracked Wheat, 16 oz.	.11
Whole Wheat, 16 oz.	.11
Plain Rye, 16 oz.	.11
Bond:	
White, 20 oz.	.11
Cracked Wheat, 16 oz.	.11
Whole Wheat, 16 oz.	.11
Plain Rye, 16 oz.	.11
Peter Pan:	
White, 20 oz.	.11
Cracked Wheat, 16 oz.	.11
Whole Wheat, 16 oz.	.11
Plain Rye, 16 oz.	.11
Court House, White, 20 oz.	.11
Taytec, White, 20 oz.	.11
Silvercup, White, 20 oz.	.11
Tip Top:	
Cracked Wheat, 16 oz.	.11
Whole Wheat, 16 oz.	.11
Plain Rye, 16 oz.	.11
White, 20 oz.	.11
Kreger:	
White, 24 oz.	3 for .29
White, 32 oz.	.12
Whole Wheat and Cracked Wheat, 16 oz.	.10
Plain Rye, 20 oz.	.10
Marvel, White, 24 oz.	.10
A & P:	
Whole Wheat Bread, 16 oz.	.10
Cracked Wheat Bread, 16 oz.	.10
Raisin Bread, 16 oz.	.10

## BUTTER

¼ lb. pieces, 1 lb. carton:	
63 score <sup>1</sup>	.57
62 score	.56
60 score	.56
1 lb. or ½ lb. pcs. 1 lb. carton:	
63 score	.56
62 score	.55
60 score	.56
1 lb. or ½ lb. pcs. 1 lb. parchment wrapped:	
63 score	.55
62 score	.55
60 score	.55

<sup>1</sup>These prices apply on live poultry purchased within 25 miles of the city.

<sup>1</sup>"Score" means score as defined in M. P. R. No. 283.

## COMMUNITY CEILING PRICES—Continued

## COFFEE

Beechnut, 1 lb.	\$0.40
Del Monte, 1 lb.	.38
Maxwell House, 1 lb.	.38
White House, 1 lb.	.30
Mills Bros., 1 lb.	.36
Coronet:	
Tins, 1 lb.	.34
Bags, 1 lb.	.31
Reel Treat, 1 lb.	.33
Chase & Sanborn, 1 lb.	.27
8 O'Clock, 1 lb.	.21
Grosse Pointe, 1 lb.	.31
Quaker, 1 lb.	.34
Table King, 1 lb.	.27
Kaffee Hag, 1 lb.	.40
Sanka, 1 lb.	.41
Country Club, 1 lb.	.30
French, 1 lb.	.27
Spot Light, 1 lb.	.21
Bokar, 1 lb.	.26
Red Circle, 1 lb.	.24
Court House, 1 lb.	.29
Beach Nut Whole Bean, 1 lb.	.37
Lafer Bros., 1 lb.	.32
India, 1 lb.	.40

## COFFEE SUBSTITUTES

Instant Postum, 4 oz.	.25
Instant Postum, 12 oz.	.44
Postum Cereal.	.22
Nescafe, 4 oz.	.34
Nescafe, 12 oz.	.96

## SOLUBLE COFFEE

George Washington:	
1 1/4 oz.	.39
2 1/2 oz.	.78
4 oz.	1.19
8 oz.	1.98
16 oz.	3.83

## COOKING AND SALAD OILS

Mazola:	
1 pint.	.35
1 quart.	.68
1 gallon.	2.08
Wesson Oil:	
1 pint.	.34
1 quart.	.65
1 gallon.	2.16
Seneca Oil:	
16 oz.	.31
32 oz.	.57
1 gallon.	2.00
Royal Cook Oil, 12 oz.	.53
Virgin Soy Bean Oil, 8 oz.	.27

CEREALS<sup>1</sup>

Bran 100% N. B. C., 8 oz.	.10
Bran 100% N. B. C., 16 oz.	.20
Cheerlcoats	.14
Cocoa Wheat	.12
Corn Kix	.14
Cream of Wheat:	
Large	.26
Small	.15
Dough Boy:	
Rice Puff	.11
Wheat Puff, 4 oz.	.09
Wheat Puff, 8 oz.	.15
Dwarfie:	
Puffed Wheat, small	.05
Puffed Wheat, large	.08
Puffed Rice, small	.05
Puffed Rice, large	.11
Fig Bran	.13
Grape Nuts	.16
Grape Nut Flakes, small	.11
Grape Nut Flakes, large	.16
Grape Nut Wheat Meal	.15
Henkel's Farina	.11
H. O. Oats	.13
Kellogg:	
Corn Flakes, 6 oz.	.06
Corn Flakes, 11 oz.	.10
Corn Flakes, 18 oz.	.15
Wheat Krumbles	.18
Shredded Wheat	.12

## COMMUNITY CEILING PRICES—Continued

## CEREALS—continued

Kellogg's—Continued.	
Rice Krispies	\$0.14
Pep	.11
Bran Flakes 40%, 8 oz.	.11
All Bran, 16 oz.	.22
All Bran, 10 oz.	.14
Bran Flakes 40%, 14 oz.	.16
Variety Package	.26
Maltes	.26
Malt-O-Meal	.26
Muffets	.10
Northern Oats:	
Large	.26
Small	.12
China	.33
"Toy", large	.24
"Toy", small	.12
Crystal Wedding	.11
Pettijohns Breakfast Food	.22
Pillsbury:	
Hominy Grits, large	.16
Hominy Grits, small	.09
Bran	.17
Wheat Cereal	.17
Post:	
Toasties, 6 oz.	.06
Toasties, 11 oz.	.10
Toasties, 18 oz.	.15
Bran Flakes, large	.16
Bran Flakes, small	.11
Shredded Wheat	.14
Quaker:	
Barley	.09
Crackles	.10
Farina, large	.18
Farina, small	.09
Hominy	.09
Hominy Grits	.09
Oats, large	.26
Oats, small	.12
Puffed Wheat	.11
Puffed Rice	.13
Ralston:	
Cereal	.24
Shredded Wheat	.14
Instant Cereal	.25
Corn Flakes	.09
Rye Krisp, 12 oz.	.23
Rye Krisp, 6 oz.	.14
Shreddies	.14
Shredded Wheat	.14
Reel Treat Oats, large	.23
Reel Treat Oats, small	.12
Wheaties	.13
Wheatena, 24 oz.	.26
Wheatena, 11 oz.	.15
Zing, Wheat Cereal	.23

## CANNED CITRUS FRUITS AND JUICES

Grapefruit juices:	
Florida Gold	
#2 tins	.16
46 oz. tins	.37
Deep South	
#2 tins	.16
46 oz. tins	.37
Quaker	
#2 tins	.16
46 oz. tins	.37
Stokleys	
#2 tins	.16
46 oz. tins	.37
Texsun	
#2 tins	.16
46 oz. tins	.37
Floriland	
#2 tins	.16
46 oz. tins	.37

EGGS<sup>1</sup>

Grade AA	
Ex. large, per doz.	.54

<sup>1</sup> These prices are for bulk eggs. When sold in cartons 2¢ per dozen may be added. "Grade" and "size" means such grades and sizes as defined in Maximum Price Regulation No. 333.

## COMMUNITY CEILING PRICES—Continued

## EGGS—continued

Grade AA—Continued.	
Large, per doz.	\$0.52
Medium, per doz.	.45
Grade A	
Ex. large, per doz.	.52
Large, per doz.	.50
Medium, per doz.	.45
Grade B	
Ex. large, per doz.	.47
Large, per doz.	.47
Medium, per doz.	.43
Grade C	
Ex. large, per doz.	.44
Large, per doz.	.44
Medium, per doz.	.39

## FISH, CANNED, PROCESSED AND FROZEN

Salmon:	
Humpty Dumpty chums, 1 lb. tall can.	.26
Humpty Dumpty chums, 1/2 lb. can.	.17
Fairweather chums, 1 lb. tall can.	.26
Advance pink, 1 lb. tall can.	.30
Brookdale pink, 1 lb. tall can.	.29
Happyvale pink, 1/2 lb. can.	.19
Recepis pink, 1 lb. tall can.	.27
Pink Beauty pink, 1 lb. tall can.	.27
Peter Pan pink, 1 lb. tall can.	.28
Rosedale medium red, 1 lb. tall can.	.39
Javelin Cohoe, 1 lb. tall can.	.38
Superb Cohoe, 1 lb. tall can.	.39
Libby's red, 1 lb. tall can.	.40
Libby's red, 1/2 lb. can.	.33
Demmings red, 1 lb. flat can.	.51
Demmings red, 1 lb. tall can.	.49
Demmings red, 1/2 lb. can.	.33
Del Monte red, 1 lb. tall can.	.45
Del Monte red, 1/2 lb. can.	.37
Seakist red, 1 lb. tall can.	.49
Red Boy, 1/2 lb. can.	.32
Red Boy, 1 lb. flat can.	.49
Red Boy, 1 lb. tall can.	.47
Kinneys Fancy Chinook, 1/2 lb. can.	.42
Pillar Rock Fancy Chinook, 1/2 lb. can.	.42
Pillar Rock Fancy Chinook, 1 lb. flat can.	.63
Swift Water Standard Chinook, 1/2 lb. can.	.17
Mackerel:	
Gortons Fancy Spiced, 1 lb. tall can.	.28
Race Horse, 1 lb. tall can.	.19
Eatwell, 1 lb. tall can.	.18
Tuna Fish:	
Bonita Flakes, 1/2 lb. can.	.26
Yellow Tail Flakes, 1/2 lb. can.	.24
Chicken of the Sea, grated, 1/2 lb. can.	.33
Sea Kist, 1/2 lb. can.	.34
Sea Kist blue label, 1/2 lb. can.	.35
Sea Kist red label, 1/2 lb. can.	.38
Breast of Tuna, 1/2 lb. can.	.36
Breast of Chicken, 1/2 lb. can.	.39
Eat Well, 1/2 lb. can.	.36
Eat Best, 1/2 lb. can.	.39
Van Camps red label Albacore, 1/2 lb. can.	.51
Van Camps white label Albacore, 1/2 lb. can.	.44
Van Camps Orange label Albacore, 1/2 lb. can.	.41
Premier Albacore, 1/2 lb. can.	.54
Premier Albacore, 1 lb. can.	1.00
Shrimp:	
Gulf-Kist (cleaned), large can.	.53
Gulf-Kist (flat), medium can.	.38
Gulf-Kist (tall), medium can.	.36
Sunset (cleaned), large can.	.51
40 Fathom (Jumbo), 7 oz. can.	.39
40 Fathom (large), 7 oz. can.	.38
Dorgan Cocktail (Jumbo), 7 oz. can.	.40
Dorgan Cocktail, large can.	.36
Davy Jones (small wet), 7 oz. can.	.35
Tasty King (small wet), 7 oz. can.	.34

## COMMUNITY CEILING PRICES—Continued

## FISH, CANNED, PROCESSED AND FROZEN—CON.

Lobster:	
B. & M. Red Jacket, 1 lb. can.....	\$1.08
B. & M. Red Jacket, 1/2 lb. can.....	.55
B. & M. Red Jacket, 1/4 lb. can.....	.30
Tasty Fresh, 1/2 lb. can.....	.59
Codfish:	
Gortons Codfish Flakes, 16 oz. can.....	.47
Gortons Ready-to-use Codfish, 16 oz. can.....	.47
Pollock Flaked Codfish, 16 oz. can.....	.43
B. & M. Fish Flakes, 11 1/2 oz. can.....	.31
B. & M. Fish Flakes, 7 1/2 oz. can.....	.24
Gortons Ready-to-use Cod, 8 oz. can.....	.24
Sardines:	
Admiral Maine Keyless, 4 oz. can.....	.08
Admiral Maine key, 4 oz. can.....	.09
Bull Dog, 4 oz. can.....	.09
Silver Queen in olive oil, 4 oz. can.....	.16
Victory Brand in olive oil, 4 oz. can.....	.21
House of Parliament in olive oil, (imported) 4 oz. can.....	.29
Granadina in olive oil, 4 oz. can.....	.32
Oval Belle Isle natural sauce, 1 lb. can.....	.17
Oval Belle Isle tomato sauce, 1 lb. can.....	.17
Oval Del Monte natural sauce, 1 lb. can.....	.17
Portola natural sauce, 8 1/2 oz. can.....	.17

## FROZEN OCEAN FISH AND SEAFOOD

	Per pound
Flounders, fillet.....	.40
Cod, fillet.....	.38
Grey Sole, fillet.....	.56
Haddock, fillet.....	.36
Mackerel, fillet.....	.33
Rose Fish (ocean perch) fillet.....	.35
Whiting.....	.29
Shrimp (quick frozen skinned).....	.44

## FLOUR AND FLOUR MIXES

Pancake flour:	
Aunt Jemima, 20 oz.....	.13
Aunt Jemima, 2 1/2 lb.....	.26
Aunt Jemima, 3 1/2 lb.....	.31
Aunt Jemima Buckwheat, 20 oz.....	.15
Aunt Jemima Buckwheat, 2 1/2 lb.....	.30
Aunt Jemima Buckwheat, 3 1/2 lb.....	.36
Pillsbury's Buckwheat, 20 oz.....	.15
Pillsbury's Plain, 20 oz.....	.12
Henkel Plain, 20 oz.....	.09
Henkel Buckwheat, 20 oz.....	.11
Henkel Plain, 5 lb.....	.27
Henkel Buckwheat, 5 lb.....	.33
Famo Pancake, 20 oz.....	.09
Famo Pancake, 2 lb.....	.14
Famo Pancake, 5 lb.....	.34
Penyan Pure Buckwheat, 5 lb.....	.44
Penyan Pure Buckwheat, 10 lb.....	.84
Table King Pancake, 20 oz.....	.08
Table King Pancake, 5 lb.....	.26
Flour mix:	
Waffle Flour, Duff's, 14 oz.....	.24
Duff's Gingerbread, 14 oz.....	.25
Dromedary Gingerbread, 14 oz.....	.23
Dromedary Devil Food, 12 oz.....	.22
Flakorn Muffin, 14 oz.....	.16
Flakorn Cuplits, 14 oz.....	.14
Flakorn Pie Crust, 14 oz.....	.15
Good Luck Pie Crust, 14 oz.....	.13
Whole wheat flour:	
Henkel's whole wheat, 2 lb.....	.17
Henkel's whole wheat, 5 lb.....	.37
Henkel's whole wheat, 10 lb.....	.71
Henkel's whole wheat, 24 1/2 lb.....	1.64
Henkel's graham, 2 lb.....	.17
Henkel's graham, 5 lb.....	.37
Henkel's graham, 10 lb.....	.71
Cake flour:	
Velvet Cake Flour, 2 lb.....	.19
Velvet Cake Flour, 5 lb.....	.48
Soft-as-Silk, 2 3/4 lb.....	.32
Swansdown, 2 3/4 lb.....	.32
Snowshoen, 2 3/4 lb.....	.32

## COMMUNITY CEILING PRICES—Continued

## FLOUR AND FLOUR MIXES—Continued

Pastry flour:	
Universal, 2 lb.....	09.13
Universal, 5 lb.....	.23
Universal, 12 1/4 lb.....	.63
Universal, 24 1/2 lb.....	1.23
Aunt Nellie's, 5 lb.....	.23
Aunt Nellie's, 24 1/2 lb.....	1.23
Gold Lace, 24 1/2 lb.....	1.31
Self-rising flour:	
Universal, 2 lb.....	.13
Universal, 5 lb.....	.23
Universal, 12 1/4 lb.....	.67
Universal, 24 1/2 lb.....	1.23
Henkel, 5 lb.....	.39
Henkel, 10 lb.....	.73
Henkel, 24 1/2 lb.....	1.63
Bisquick, 20 oz.....	.21
Bisquick, 40 oz.....	.33
Flour:	
Gold Medal, 2 lb.....	.17
Gold Medal, 5 lb.....	.38
Gold Medal, 10 lb.....	.71
Gold Medal, 24 1/2 lb.....	1.63
Pillsbury's, 2 lb.....	.17
Pillsbury's, 5 lb.....	.37
Pillsbury's, 24 1/2 lb.....	1.69
Aunt Nellie's Bread, 24 1/2 lb.....	1.40
New Discovery Bread, 24 1/2 lb.....	1.37
Reel Treat Family, 5 lb.....	.24
Reel Treat Family, 24 1/2 lb.....	.80
Reel Treat Self-Rising, 5 lb.....	.20
Reel Treat Self-Rising, 24 1/2 lb.....	1.62
Aunt Jemima Family, 5 lb.....	.31
Aunt Jemima Family, 24 1/2 lb.....	1.27
Home Baker All-Purpose, 5 lb.....	.26
Home Baker All-Purpose, 24 1/2 lb.....	1.27
Home Baker All-Purpose, 98 lb.....	4.73

## HONEY

Eatmore:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.23
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33
Lake Shore:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.26
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33
Prairie View:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.29
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33
Clover Malt:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.29
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33
Grosse Pointe:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.26
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33
Farmella:	
4 oz.....	.13
8 oz.....	.19
12 oz.....	.26
16 oz.....	.34
32 oz.....	.62
5 lb.....	1.33

## LARD

Pure lard, 1 lb. carton.....	.19
Pure lard, 2 lb. package.....	.38
Bulk lard, 1 lb bulk.....	.19
Pure lard, 4 lb. package.....	.77

## COMMUNITY CEILING PRICES—Continued

## MACARONI AND NOODLE PRODUCTS

Michigan brand:	
Bows or ties "Semolina", 10 oz.....	09.07
Macaroni & spaghetti "Semolina", 12 oz.....	.12
Bows or ties, 16 oz.....	.14
Macaroni & spaghetti, Long Blue, 16 oz.....	.13
Viviano brands (Semolina flour):	
Macaroni or spaghetti, 12 oz.....	.12
Macaroni or spaghetti, 16 oz.....	.14
Macaroni or spaghetti Blue Wrapped, 16 oz.....	.13
Macaroni or spaghetti, 3 lb. carton.....	.37
Macaroni or spaghetti, 5 lb. carton.....	.66
Viviano brands (Durum flour):	
Macaroni or spaghetti Blue Rose, 16 oz.....	.12
Macaroni or spaghetti Blue Rose, 3 lb.....	.22
Macaroni or spaghetti Blue Rose, 20 lb.....	1.90
Red Cross:	
Macaroni or spaghetti, 7 oz.....	.06
Macaroni or spaghetti, 16 oz.....	.13
Mueller: Macaroni or spaghetti, 9 oz.....	.12
Foulds: Macaroni or spaghetti, 8 oz.....	.11
Creamette, 7 oz.....	.10
Capitol brand bulk (Semolina flour):	
Macaroni or spaghetti, 5 lb.....	.63
Macaroni or spaghetti, 10 lb.....	1.29
Macaroni or spaghetti, 20 lb.....	2.39
Bows, ties or vermicelli, 20 lb.....	3.14
Capitol brand (Durum flour):	
Macaroni or spaghetti Blue Wrapped, 16 oz.....	.12
Macaroni or spaghetti, 3 lb. carton.....	.37
Macaroni or spaghetti, 20 lb. carton.....	2.06

## NOODLES

Schmidt brand (Semolina flour):	
Fine, medium, wide, 5 oz.....	.13
Fine, medium, wide, 10 oz.....	.18
Fine, medium, wide, 5 lb. box.....	1.57
Fine, medium, wide, 10 lb. box.....	3.08
Schmidt brand (Durum flour):	
Fine medium wide (Diamond), 8 oz.....	.13
Fine medium wide (Diamond), 1 lb.....	.22
Fine medium wide (Diamond), 10 lb.....	2.23
Michigan (Durum Flour):	
Fine, medium, wide, 8 oz.....	.13
Fine, medium, wide, 12 oz.....	.18
Fine, medium, wide, 1 lb.....	.23
Fine, medium, wide, 10 lb. box.....	2.16
Mueller:	
Needles, 8 oz.....	.12
Needles, 12 oz.....	.17

## MILK, CONDENSED AND EVAPORATED

Evaporated milk:	
Carnation, 14 1/2 oz.....	.11
Carnation, 6 1/2 oz.....	.05
Pet, 14 1/2 oz.....	.11
Pet, 6 1/2 oz.....	.05
Libby's 14 1/2 oz.....	.11
Libby's, 6 1/2 oz.....	.05
Borden's, 14 1/2 oz.....	.11
Borden's, 6 1/2 oz.....	.05
Quaker, 14 1/2 oz.....	.11
Quaker, 6 1/2 oz.....	.05
Swift's Premium, 14 1/2 oz.....	.11
Swift's Premium, 6 1/2 oz.....	.05
White House, 14 1/2 oz.....	.09
White House, 6 1/2 oz.....	.05
Country Club, 14 1/2 oz.....	.09
Country Club, 6 1/2 oz.....	.05
Caroline-filled milk, 14 1/2 oz.....	.07
Condensed milk:	
White House, 15 oz.....	.12
Eagle Brand, 15 oz.....	.21
Eagle Brand, 7 1/2 oz.....	.10
Leader Brand, 15 oz.....	.16

## COMMUNITY CEILING PRICES—Continued

## MILK, FRESH

Standard milk, quart	\$0.15
Homogenized "D," quart	.16
Jersey milk, quart	.17
Chocolate milk, quart	.17
Buttermilk, quart	.14

## PACKAGED DRIED FRUIT

Prunes:	
Sunsweet:	
Medium, 1 lb. pkg.	.18
Medium, 2 lb. pkg.	.35
Large, 1 lb. pkg.	.19
Large, 2 lb. pkg.	.37
Extra, large, 1 lb. pkg.	.21
Del Monte:	
Medium, 1 lb. pkg.	.18
Medium, 2 lb. pkg.	.35
Large, 1 lb. pkg.	.19
Large, 2 lb. pkg.	.37
Extra, large, 1 lb. pkg.	.20
Sugar Ripe, 2 lb. pkg.	.39
Raisins:	
Cello Pack Supreme seedless, 15 oz.	.14
Cello Pack Supreme seedless, 2 lb.	.31
Cello Pack Supreme seedless, 4 lb.	.60
Del Monte seedless, 15 oz.	.16
Del Monte seedless, 15 oz.	.18
All Gold seedless (Cello Pack), 2 lb.	.31
All Gold seedless (Cello Pack), 4 lb.	.60
Sun Maid seedless, 15 oz.	.15
Sun Maid puffed, 15 oz.	.17
Sun Maid seeded, 15 oz.	.17
Cello Sun Maid seedless, 2 lb.	.31
Cello Sun Maid seedless, 4 lb.	.61
Blue Ribbon seedless, 15 oz.	.14

## PEANUT BUTTER

Grosse Pointe fancy:	
16 oz.	.33
24 oz.	.50
32 oz.	.63
Quaker fancy:	
16 oz.	.33
24 oz.	.50
32 oz.	.63
Velvet fancy:	
16 oz.	.33
24 oz.	.50
32 oz.	.63
Defiance fancy:	
16 oz.	.33
32 oz.	.63
24 oz.	.50
Richfood standard, 32 oz.	.62
Table King standard, 32 oz.	.62
Reel Treat standard, 32 oz.	.62
Jane Goode fancy:	
16 oz.	.37
24 oz.	.48
32 oz.	.66
O-Z Brand fancy:	
4½ oz.	.15
13 oz.	.38
32 oz.	.85
Beech Nut, 8 oz.	.22
Beech Nut, 16 oz.	.40
Miller Brand "standard" grade:	
8 oz.	.19
15 oz.	.32
22 oz.	.45
30 oz.	.58
Jumbo Brand fancy grade, 16 oz.	.40

## POULTRY

Fryers and broilers:	Per lb.
Live	.39
Dressed	.44
Drawn	.59
Quick-frozen eviscerated	.72
Roasters:	
Live	.39
Dressed	.44
Drawn	.56
Quick-frozen eviscerated	.68

## COMMUNITY CEILING PRICES—Continued

## POULTRY—continued

Fowl (old hens):	
Live	\$0.34
Dressed	.39
Drawn	.51
Quick-frozen eviscerated	.61
Stags and old roosters:	
Live	.30
Dressed	.34
Drawn	.44
Quick-frozen eviscerated	.47
Geese:	
Live	.36
Dressed	.39
Drawn	.54
Quick-frozen eviscerated	.62
Ducks:	
Live	.35
Dressed	.40
Drawn	.50
Quick-frozen eviscerated	.57

A service charge of 10¢ a bird for killing and 10¢ a bird for plucking may be added for poultry that is killed and plucked in accordance with the Hebraic dietary laws.

The definitions of these poultry items are the definitions set forth in MPR No. 269.

Drawn and quick-frozen eviscerated poultry prices are for drawn and quick-frozen eviscerated weights respectively, and may not be used unless the retailer purchases the specific item drawn or quick-frozen eviscerated. If the retailer draws live or dressed poultry, he must sell at live or dressed weights and prices, respectively, with no extra charge for drawing.

## PACKAGED CHEESE

Bordens:	
Liederkrantz, 1½ oz.	\$0.11
Italian Grated, 1½ oz.	.11
American Grated, 2 oz.	.10
Italian Grated, 3 oz.	.21
Camembert, 3 portion	.31
American Grated, 4 oz.	.18
Liederkrantz, 4 oz.	.28
Brie, 4 oz.	.31
Cheese Cubes, 4 oz.	.14
Pimento, 5 oz. jars	.19
Limburger, 5 oz.	.19
Relish Cheese, 5 oz.	.19
Olive Pimento, 5 oz.	.19
Vera Sharp, 5 oz.	.21
Smoked, 5 oz.	.21
Wedge Cut, Plain, 6 oz.	.22
Wedge Cut, Pimento, 6 oz.	.22
Wedge Cut, Relish, 6 oz.	.22
Wedge Cut, Chive, 6 oz.	.22
Limburger-New York, 6 oz.	.26
Chateau Pimento, 8 oz.	.24
Chateau, 8 oz.	.24
Limburger, Pkg., 1 lb.	.49
American, 8 oz.	.21
Pimento, 8 oz.	.22
Vera Sharp, 8 oz.	.25
Vera Sharp, 1 lb. jar.	.66
Vera Sharp, 2½ lb. jar.	1.43
American, 2 lb.	.79
Pimento, 2 lb.	.86
Bleu, 5 oz.	.21
Star, Cream Loaf, 8#	1.37
Wisconsin Brick, 4#	1.68
Master, Brie, 4#	2.50
Miniature-Brie, 1¼#	1.40
Eagle Brand Cream, 3 oz.	.15
Camembert, 6 portion 8 oz. box	.59
Brookfield:	
American, 8 oz.	.21
Brick, 8 oz.	.21
Pimento, 8 oz.	.21
Daisy:	
3 lb. Cream Cheese Spread, per lb.	.51
Kraft:	
Parmisella, grated, 1½ oz.	.11
Roka Bleu, 1½ oz.	.09
American grated, 2 oz.	.10
American grated, 4 oz.	.18

## COMMUNITY CEILING PRICES—Continued

## PACKAGED CHEESE—continued

## Kraft—Continued.

Pimento, 5 oz. jars	\$0.19
Limburger, 5 oz.	.20
Relish cheese, 5 oz.	.20
Pineapple spread, 5 oz.	.20
Olive pimento, 5 oz.	.20
American Spread, 5 oz.	.19
Old English, 5 oz.	.24
Cream Pimento, 5 oz.	.20
Roka, 5 oz.	.24
Limburger-New York, 6 oz. jar.	.19
American, 8 oz.	.23
Swiss, 8 oz.	.24
Limburger, 8 oz.	.24
Brick, 8 oz.	.24
Pimento, 8 oz.	.24
Old English, 8 oz.	.26
Cheese Ham, 8 oz.	.26
American, 2 lb.	.79
Pimento, 2 lb.	.81
Velveeta, 2 lb.	.79
Velveeta Pimento, 2 lb.	.79
Old English, 2 lb.	.94
Philadelphia Cream, 3 oz.	.13
Philadelphia Cream, 8 oz.	.24
Cheesefood Spread, 5 oz.	.19
Camembert, 8 oz (6 portion), box	.69
3 lb Cream Cheese Spread, per lb.	.61

## Krafts Pabsett:

Pimento, 6½ oz.	.22
Pineapple Spread, 6½ oz. Swiss	.22
Olive Pimento, 6½ oz. Plain	.22
Cream Pimento, 5 oz.	.20
Cheese Ham, 6½ oz.	.19
American, 6½ oz.	.19
Super Cured American, 2 lb.	.80
Tasty Loaf American, 2 lb.	.75
Pimento, 2 lb.	.75

## Kaukana:

Cheese Cubes, 3 oz.	.10
Cheese Cubes, 4½ oz.	.10
Smoked, 8 oz.	.32
Plain Links, 8 oz.	.32
Plain Links, 13 oz.	.61
Appetizer, 8 oz.	.32
Port Wine, 6 oz.	.37
Tilrit, 6 oz.	.37
Jar Cheese, 6 oz.	.30
Crock Cheese, 6 oz.	.43
Crock Cheese, 12 oz.	.73
Plain Loaf Box, 22 oz.	1.00
Plain Crock, 2 lb.	.99
Plain Crock, 45 oz.	1.75

## Bulk Cheese:

Bleu Cheese	Per pound
Golden Rich or Chantelle	.61
Illinois Mild Cheese	.62
Michigan Cream Cheese	.37
Double Daisy	.37
Cheddar, Cheese	.37
Longhorn	.37
Young Americas	.37
Swiss, C Grade	.52
Swiss, B Grade	.56
Wisconsin Brick	.41
Munster	.41

## SHORTENING

Per pound	
Crisco, 1 lb.	.27
Crisco, 3 lb.	.76
Spry, 1 lb.	.27
Spry, 3 lb.	.76
Durkee, 1 lb.	.25
Durkee, 3 lb.	.71
Jewell, 1 lb.	.20
Jewell, 3 lb.	.66
Snowdrift, 3 lb.	.70
Jewell, 4 lb.	.83

## SYRUPS

Golden Glow Maple Blend, 6 oz.	.09
Golden Glow Maple Blend, 12 oz.	.14
Gold Cup Pure Maple Syrup, 8 oz.	.31
Gold Cup Pure Maple Syrup, 10 oz.	.37
Gold Cup Pure Maple Syrup, 32 oz.	1.09
Nature's Pure Maple Syrup, 10 oz.	.35

COMMUNITY CEILING PRICES—Continued  
SYRUPS—continued

Nature's Pure Maple Syrup, 16 oz.	\$0.55
Fairmont, 1 gal.	3.93
Karo: Blue Label Corn Syrup, 1½ lb.	.17
Blue Label Corn Syrup, 5 lb.	.42
Blue Label Corn Syrup, 10 lb.	.80
Red Label Corn Syrup, 1½ lb.	.18
Red Label Corn Syrup, 5 lb.	.45
Red Label Corn Syrup, 10 lb.	.87
Marigold Cane Syrup, 2½ lb.	.23
Marigold Cane Syrup, 5 lb.	.44
Marigold Cane Syrup, 1 lb.	.12
Marigold Cane Syrup, 10 lb.	.84
Ala-Ga Cane Syrup, 24 oz.	.20
Ala-Ga Cane Syrup, 5 lb.	.83
Ala-Ga Cane Syrup, 10 lb.	1.01
Lehigh Cane Syrup, 32 oz.	.30
Log Cabin Maple Blend, 12 oz.	.21
Log Cabin Maple Blend, 24 oz.	.40
Aunt Nellie Maple Blend, 16 oz.	.25
Vermont Maid Maple Syrup, 12 oz.	.19

## MOLASSES

Aunt Dina's, 12 oz.	.11
Aunt Dina's, No. 2½ tins.	.29
Brer Rabbit:	
Gold Label, 12 oz.	.19
Gold Label, 24 oz.	.36
Gold Label, No. 10 tins.	1.33
Green Label, 12 oz.	.16
Green Label, 24 oz.	.30
Green Label, No. 10 tins.	1.07
Red Hen, 18 oz.	.14
Red Hen, No. 2½ tins.	.24
Red Hen, No. 10 tins.	.86
Duff's Refined, No. 1½ tins.	.20
Duff's Palmetto, No. 10 tins.	1.13

## SUGAR

Bulk Beet Sugar, 1 lb.	.07
Paper Packaged Beet Sugar, 5 lb.	.36
Package Domino Brown Sugar, 1 lb.	.08
Package Domino Sugar, XXXX Conf., 1 lb.	.03

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 8th day of May 1943

ARTHUR H. SARVIS,  
District Director,  
Detroit District.

[F. R. Doc. 43-7738; Filed, May 15, 1943; 1:08 p. m.]

## Región V.

[Wichita Order G-1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR DESIGNATED COUNTIES IN KANSAS

Order establishing community (dollars-and-cents) ceiling prices on certain food items in the counties of Sedgwick, Cowley, Sumner, Butler and Harvey in the State of Kansas.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 7 hereof, community (dollars-and-cents) ceiling prices for certain food items sold in class 1 retail stores located in the following areas: Sedgwick County, Cowley County, Sumner County, Butler County and Harvey County, in the State of Kansas.

SEC. 2 *Application to other sellers.* No seller except a "retail route seller" may charge more than these community (dollars-and-cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for

"class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3" or "OPA-4", whichever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations Nos. 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51 which are hereby made a part of this order.

SEC. 5 *Revocation.* This order replaces any previous order covering the same food items issued for this area under General Order No. 51.

SEC. 6 *Effective date.* This order becomes effective on May 10th, 1943.

SEC. 7 *The community (dollars-and-cents) ceiling prices established.* The food items, together with the prices set out in Appendix A attached hereto and, by reference, made a part hereof, are the items and the community (dollars-and-cents) ceiling prices therefor which have been established by this order.

## APPENDIX A—COMMUNITY MAXIMUM PRICE CEILING

This is the retail shoppers' check list, showing the highest price at which any store can legally sell any of the items listed below.

Not all stores can legally sell up to the prices shown below, but the use of this check list does protect the shopper and the merchant from buying or selling at prices above any merchant's legal ceiling.

From week to week additional food items will be added to this shoppers' check list.

## I. POULTRY

Dressed and drawn:	Per lb.
Broilers and fryers under 4 lbs.	\$0.57
Fowls (hens) all lots.	.50
Live:	
Broilers and fryers under 4 lbs.	.38
Fowl (hens) all lots.	.33

II. BUTTER<sup>1</sup>

Meadow Gold, 80 score.	2.65
Steffens, 80 score.	2.65
Brookfield, 80 score.	2.65
White Rose, 80 score.	2.65

## III. BREAD

Bond, 18 oz.	.10
Hershey, 18 oz.	.10
Rainbo, 18 oz.	.10
Wonder, 18 oz.	.10
Butter, 18 oz.	.10

<sup>1</sup> Quarters or solids in cartons.

<sup>2</sup> When sold in retail stores. Prices are called at 56¢ a pound when delivered to homes by retail milk routes.

## APPENDIX A—COMMUNITY MAXIMUM PRICE CEILING—Continued

## IV. FLOUR AND FLOUR MIXES

## 1. Flour

Red Star, 10 lb.	\$0.55
Red Star, 5 lb.	.31
Expansion, 10 lb.	.53
Expansion, 5 lb.	.23
Gold Medal, 10 lb.	.56
Gold Medal, 5 lb.	.32
Kansas Best, 10 lb.	.47
Kansas Best, 5 lb.	.23
Silk Flour, 10 lb.	.56
Silk Flour, 5 lb.	.30
Wichita Best, 10 lb.	.56
Wichita Best, 5 lb.	.30
Wichita Imperial, 10 lb.	.53
Wichita Imperial, 5 lb.	.23
Taller Made, 10 lb.	.53
Taller Made, 5 lb.	.23
Delcor, 10 lb.	.51
Delcor, 5 lb.	.27
Golden Imperial, 10 lb.	.51
Golden Imperial, 5 lb.	.27
Santa Fe, 10 lb.	.50
Santa Fe, 5 lb.	.27
I.G.A., 10 lb.	.55
I.G.A., 5 lb.	.23

## 2. Flour Mixes:

Cake flour:	
Softball, 2½ lb.	.32
Swandown, 2½ lb.	.32
Snowflake, 2½ lb.	.30
I. G. A., 2½ lb.	.25
Mon-Tro, 2½ lb.	.23
Biscuit flour mixes:	
Blackick, 2½ lb.	.33
Blackick, 20 oz.	.21
Pancake flour mixes:	
Aunt Jemima, 2½ lb.	.25
Aunt Jemima, 20 oz.	.13
Bar-B-Q, 50 oz.	.16
Bar-B-Q, 20 oz.	.03

## V. SUGAR

Cane:	
1 lb. bulk.	2.07½
10 lb. cloth bag.	.76
5 lb. cloth bag.	.39
Beet:	
1 lb. bulk.	2.07½
10 lb. cloth bag.	.75
5 lb.	.33
Powdered: C & H, 1 lb.	.10
Brown: C & H, 1 lb.	.10

## VI. EVAPORATED AND CONDENSED MILK

Evaporated:	
Pet, tall.	.11
Pet, baby.	.05½
Carnation, tall.	.11
Carnation, baby.	.05½
Borden, tall.	.11
Borden, baby.	.05½
Armour, tall.	.11
Armour, baby.	.05½
Libby, tall.	.11
Libby, baby.	.05½
Silver Cow, tall.	.11
Santa Fe, tall.	.11
Santa Fe, baby.	.05½
I. G. A., tall.	.11
I. G. A., baby.	.05½
Condensed: Eagle, 15 oz.	.21

## VII. PACKAGED CHEESE

Borden:	
Cocktail Veri-Sharp, 5 oz.	.23
Cocktail Smoky, 5 oz.	.23
Cocktail Olive-Pimento, 5 oz.	.20
Cocktail Relish, 5 oz.	.20
Cocktail Pimento, 5 oz.	.20
Cocktail Veri-Sharp, ½ lb.	.25
Cocktail Pimento, ½ lb.	.24

<sup>1</sup> When bought bulk and packaged in the store.

<sup>2</sup> When bought and packaged in the store.



APPENDIX A—COMMUNITY MAXIMUM PRICE  
CEILINGS—Continued

## VII. PACKAGED CHEESE—continued

Borden—Continued.	
Cocktail American, ½ lb.	\$0.23
Cocktail Chateau, ½ lb.	.24
Kraft:	
Philadelphia Cream, 3 oz.	.12
Pimento, 5 oz.	.20
Olive Pimento, 5 oz.	.20
Old English, 5 oz.	.24
American, ½ lb.	.23
Velveeta, ½ lb.	.24
American, 2 lb.	.85
Blue Hill: Pimento, 3¼ oz.	.16
Kankanna: Smoky, ½ lb.	.32

## VIII. CEREALS

Corn Kix, 7 oz.	.14
Wheaties, 8 oz.	.13
Kellogg:	
Corn Flakes, 18 oz.	.14
Corn Flakes, 11 oz.	.10
All Bran, 16 oz.	.22
All Bran, 10 oz.	.14
Rice Krispies, 5½ oz.	.14
National: Shredded Wheat.	.13
Ralston: Shredded Ralston, 12 oz.	.14
Post:	
Toasties, 18 oz.	.14
Toasties, 11 oz.	.10
Grape Nuts, 12 oz.	.16
Grape Nuts Flakes, 12 oz.	.16
Grape Nuts Flakes, 7 oz.	.11
Bran Flakes, 14 oz.	.16
Bran Flakes, 8 oz.	.11
Quaker:	
Puffed Wheat, 3½ oz.	.11
Puffed Rice, 4 oz.	.13
Rolled Oats (with premium), 48 oz.	.33
Rolled Oats (without premium), 48 oz.	.26
Rolled Oats, 20 oz.	.12
3-Minute Oats, 20 oz.	.12
Mon-Tro: Rolled Oats, 44 oz.	.20
Cream of Wheat, 28 oz.	.26
I. G. A.:	
Corn Flakes, 11 oz.	.08
Bran Flakes, 15 oz.	.11
Rice Puffs, 5½ oz.	.10
Wheat Puffs, 5 oz.	.08
Rolled Oats, 48 oz.	.20
Rolled Oats, 20 oz.	.10
Bar-B-Q:	
Rolled Oats, 20 oz.	.12
Rolled Oats, 48 oz.	.21

## IX. COFFEE

Maxwell House, choice, 1 lb.	.38
Folgers, choice, 1 lb.	.38
Hills Bros, choice, 1 lb.	.38
Del Monte, choice, 1 lb.	.38
Butternut, choice, 1 lb.	.38
Arnholz, choice, 1 lb.	.33
Chase & Sanborn, choice, 1 lb.	.32
Ranney's Finest, 1 lb. (bag)	.34
Harvest Home, choice, 1 lb.	.33
Nash, 1 lb.	.36
Fleming, 1 lb.	.37
Bar-B-Q, choice, 1 lb.	.30

## X. LARD

Wilson's, 4 lb.	.82
Wilson's, 2 lb.	.41
Wilson's, 1 lb.	.20
Puritan, 1 lb.	.19
Rex, 1 lb.	.19

## XI. SHORTENING

Hydrogenated:	
Spry, 1 lb.	.26
Spry, 3 lb.	.75
Crisco, 1 lb.	.26
Crisco, 3 lb.	.75
Sno-Kreem, 3 lb.	.70

APPENDIX A—COMMUNITY MAXIMUM PRICE  
CEILINGS—Continued

## XII. SHORTENING—continued

Common:	
Mrs. Tucker's, 1 lb.	\$0.21
Mrs. Tucker's, 3 lb.	.63
Flake White, 1 lb.	.21
Flake White, 4 lb.	.83
Jewel, 1 lb.	.21
White Ribbon, 1 lb.	.21

## XII. COOKING OIL

Wesson, qts. (tin)	.65
Wesson, qts. (glass)	.70
Wesson, pts. (tin)	.33
Mazola, qts. (tin)	.68
Mazola, pts. (tin)	.36
Mazola, qts. (glass)	.70
Mazola, pts. (glass)	.36
Mrs. Tucker's, qts.	.56
Mrs. Tucker's, pts.	.30

## XIII. CITRUS FRUITS AND JUICES

## 1. Canned grapefruit, Texas:

I. G. A., Grade A, No. 2	.18
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## 2. Grapefruit juice, Texas:

Unsweetened:	
Cream of the Valley, Grade C, No. 2	.16
Cream of the Valley, Grade C, 46 oz.	.40
Bohannon, Grade A, No. 2	.16
Bohannon, Grade A, 46 oz.	.37
Royal Rio, Grade C, No. 2 can.	.16
Royal Rio, Grade C, 46 oz.	.37
Tex-Sun, Grade A, No. 2 can.	.16
Tex-Sun, Grade A, 46 oz.	.37
Queen of Sheba, Grade A, 46 oz.	.37
Curtis, Grade A, No. 2 can.	.15
I. G. A., Grade A, 46 oz.	.35
Adams, standard, No. 2 can.	.16
Adams, standard, 46 oz.	.37
Sweetened:	
Omio, Grade C, 46 oz.	.35

## XIV. MACARONI AND SPAGHETTI PRODUCTS

## 1. Macaroni:

Bar-B-Q, fancy, 6 oz.	.06
Harvest Home, 12 oz.	.10
American Beauty, fancy, 7 oz.	.10
Pan-Tree, standard, 6 oz.	.04
I. G. A., fancy, 7 oz.	.07
Golden Valley, fancy, 2 lb.	.14
Red Label, standard, 6 oz.	.05
High-up, standard, 2 lb.	.22
Good Value, standard, 7 oz.	.06
Carroll, standard, 2 lb.	.14
Santa Fe, semolina, 12 oz.	.11
Santa Fe, semolina, 7 oz.	.06
Skinner's, 7 oz.	.10

## 2. Spaghetti:

American Beauty, 7 oz.	.10
Skinner's, 7 oz.	.10

## 3. Egg Noodles:

American Beauty, fancy, 10 oz.	.18
American Beauty, fancy, 16 oz.	.25
Del Monico, fancy, 16 oz.	.19
Del Monico, fancy, 8 oz.	.13
Gooch's Best, 8 oz.	.17
Gooch's Best, 12 oz.	.18
Bar-B-Q, fancy, 8 oz.	.09
Santa Fe, fancy, 8 oz.	.11
Tru-Vu, fancy, 6 oz.	.10
Mon-Tro, standard, 8 oz.	.13

## XV. PEANUT BUTTER

Good Value, standard, 1 lb.	.35
Good Value, fancy, 15 oz. (jar)	.30
Good Value, bulk, 1 lb. (jar)	.32
Our Family, top, 1 lb. (jar)	.45
Our Family, 24 oz. (jar)	.47
Golden Valley, bulk, 1 lb.	.34
High Up, bulk, 1 lb.	.30
Harvest Home, fancy, 1 lb. (jar)	.39
Harvest Home, bulk, 1 lb.	.31
Hy-Tone, standard, bulk, 1 lb.	.29
All Nut, bulk, 1 lb.	.32
All Nut, choice, 1 lb. (jar)	.35

APPENDIX A—COMMUNITY MAXIMUM PRICE  
CEILINGS—Continued

## XV. PEANUT BUTTER—continued

All Nut, choice, 2 lb. (jar)	\$0.65
All Nut, choice, 6 oz. (jar)	.16
Ranney's Finest, fancy, 1 lb. (jar)	.38
Peter Pan, 12 oz. (jar)	.38
Sante Fe, 12 oz. (jar)	.28

## XVI. PROCESSED FISH

## 1. Salmon

Red Alaska:	
Demming, 1 lb.	.40
Demming, ½ lb.	.33
I. G. A., 1 lb.	.50
Libby, 1 lb.	.54
Libby, ½ lb.	.36
Sante Fe, 1 lb.	.40
Pink:	
Double Q, 1 lb.	.27
Red Eagle, 1 lb.	.27
Happy Vale, 1 lb.	.30
I. G. A., 1 lb.	.28
Recipe, 1 lb.	.27
Chum:	
Brookdale, 1 lb.	.30
Tomah, 1 lb.	.27
Nautical, 1 lb.	.26
Nautical, ½ lb.	.17
Fairweather, 1 lb.	.26
Nile, 1 lb.	.20

## XVII. SYRUP

Dark:	
Karo, 5 lb.	.42
Karo, 1½ lb.	.17
Amalzo, 5 lb.	.40
Amalzo, 1½ lb.	.15
Amalzo, 10 lb.	.72
Pennick, 10 lb.	.69
Pennick, 52 oz.	.38
Staley, 5 lb.	.41
Staley, 1½ lb.	.16
I. G. A., 10 lb.	.73
I. G. A., 5 lb.	.39
Light:	
Karo, 5 lb.	.44
Karo, 1½ lb.	.18
Staley, 10 lb.	.77
Staley, 5 lb.	.42
Staley, 1½ lb.	.17
I. G. A., 10 lb.	.70
I. G. A., 5 lb.	.42
Pennick, 10 lb.	.73
Pennick, 52 oz.	.40
Amalzo, 10 lb.	.75
Amalzo, 5 lb.	.42
Amalzo, 1½ lb.	.16
Cane and maple:	
Log Cabin, light, 12 oz.	.21
I. G. A., light, 22 oz.	.19

## XVIII. HONEY, STRAINED

Bradshaw, 5 lb.	1.30
Bradshaw, 2½ lb.	.72
Bradshaw, 1 lb.	.34

## XIX. BANANAS

Southern Mexican, good, 1 lb.	.11
Central American, choice, 1 lb.	.14

## XX. PACKAGED DRIED FRUITS

## 1. Prunes

Sugar Ripe, choice, 1 lb.	.19
Del Monte, choice, 2 lb.	.34
I. G. A., choice, 1 lb.	.19
I. G. A., choice, 2 lb.	.38
Sunsweet, choice, 1 lb.	.20
Sunsweet, choice, 2 lb.	.37

## 2. Raisins

I. G. A., choice, 1 lb.	.14
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## XXI. MILK

Cents per quart milk ceilings have been in effect since March 13, 1943, and are being generally observed.

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 8th day of May 1943.

H. O. DAVIS,  
District Director,  
Wichita District.

[F. R. Doc. 43-7743; Filed, May 15, 1943;  
1:09 p. m.]

[St. Louis Order 1 Under Gen. Order 51]

# COMMUNITY CEILING PRICES IN ST. LOUIS AREA

**SECTION 1 What this order does.** In accordance with the provisions of General Order No. 51, this order establishes in section 9 community ceiling prices for certain food items sold in class 1 stores located in the following area:

All of the City of St. Louis and that part of the County of St. Louis lying between the corporate limits of the City of St. Louis and the following described boundary line:

Commencing at the Chain of Rocks Bridge, thence west along Missouri State Highway No. 77 to Lindbergh Boulevard, thence south along Lindbergh Boulevard to the northern boundary of the City of Kirkwood, thence west to Geyer Road, thence south along Geyer Road to Big Bend Road, thence east along Big Bend Road to Lindbergh Boulevard, thence south and east along Lindbergh Boulevard to the western boundary of Jefferson Barracks, thence north and east along the boundary of Jefferson Barracks to the Mississippi River.

The boundary line described above shall be construed as following the center of the public highways named.

**Sec. 2 What sellers are governed by this order.** The community ceiling prices set forth in section 9 shall be the only ceiling prices for class 1 retail stores for the food items listed in section 9. Class 2, class 3 and class 4 stores may not charge prices which are higher than any lower ceiling prices established by any other applicable price regulation.

In no event may any seller, except a "retail route seller" as defined herein, charge more than the community ceiling prices set forth in section 9. "Retail route sellers" may continue to charge their present ceiling prices.

**Sec. 3 Definitions.** (a) The classes of stores referred to herein shall be those classes which are established by Maximum Price Regulations 238 and 268. Such classes shall be determined in accordance with the provisions of those regulations. The classes of stores established by Revised Maximum Price Regulations 238 and 268 are as follows:

(1) A "class 1 retail store" is an "independent" retail store with annual gross sales of less than \$50,000. A retail store shall be an "independent" retail store if it is not one of a group of four or more stores under one ownership, whose combined "annual gross sales" are \$500,000 or more.

(2) A "class 2 retail store" is an "independent" retail store with annual gross sales of \$50,000 or more but less than \$250,000.

(3) A "class 3 retail store" is a retail store which is not an "independent" store and which has annual gross sales of less than \$250,000.

(4) A "class 4 retail store" is any retail store with annual gross sales of \$250,000 or more.

(b) "Retail route seller" shall mean a retailer who sells foods at retail from an inventory stocked in trucks or other conveyances operated over regular routes. A retailer is a "retail route seller" only for the foods he sells in this way.

**Sec. 4 Posting—(a) Selling prices.** All retail stores of all classes must post their selling prices for the food items listed below. These prices must be posted on the item, or at or near the place where such food item is offered for sale.

(b) **Ceiling prices.** All class 1 retail stores must post, in a conspicuous place in the store, a list of the community ceiling prices for such food items. Other retailers must continue to post ceiling prices for such food items as required by any other applicable regulation fixing their ceiling price.

For all commodities not covered by this order, all sellers must continue to post ceiling prices as now or hereafter required by applicable price regulations or orders.

(c) **Class of store.** Every retail store selling any of the food items listed below must notify its customers of the class of store to which it belongs by posting a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4", whichever applies. This sign must be placed so that it can be clearly seen by the store's customers.

**Sec. 5 Sales tax.** A seller may add to the community ceiling prices set forth in section 9 the sales tax required to be collected by the law of the State of Missouri.

**Sec. 6 Sales slips and receipts.** Sellers must continue to give a sales slip, receipt, or similar evidence of purchase previously given buyers. Regardless of custom, sellers must give any customer who asks for it a receipt showing the date of the sale, the name and address of the seller, the customer's name, each food item sold and the price charged for the item.

**Sec. 7 Applicability of General Order No. 51.** This order is subject to all of the provisions of General Order No. 51 which are hereby made a part of this order.

**Sec. 8 Effective date.** This order becomes effective at 12:01 a. m. on May 10, 1943.

**Sec. 9 The community ceiling prices established.** The following is a list of the food items and the community ceiling prices thereof:

## COMMUNITY CEILING PRICES

### BANANAS

Central American, per lb. . . . . \$0.15

NOTE: This price is for choice Central American bananas only. Other bananas, such as small Mexican bananas, must be sold at lower prices.

### BREAD

All brands:	Per 16 oz.
White . . . . .	.10
Rye . . . . .	.10
Whole wheat . . . . .	.10
Cracked wheat . . . . .	.10
White raisin . . . . .	.15

## COMMUNITY CEILING PRICES—Continued

### BUTTER

All brands:	Per lb.
63 score, print or rolls, parchment wrapped . . . . .	\$0.55
63 score (1½ lb. prints in cartons) . . . . .	.55

NOTE: These prices are for the finest grade of butter.

### CEREALS

All Bran, Kellogg, 10 oz. . . . .	.14
All Bran, Kellogg, 16 oz. . . . .	.22
Bran Flakes, Red & White, 8 oz. . . . .	.09
49% Bran Flakes Post, 8 oz. . . . .	.11
49% Bran Flakes Post, 14 oz. . . . .	.16
Bran, Ralston, Shinnar, 11 oz. . . . .	.13
Cheerios, 7 oz. . . . .	.13
Cocoa Wheat, 24 oz. . . . .	.24
Corn flakes:	
Ernst, 11 oz. . . . .	.03
Fargo, 11 oz. . . . .	.09
I. G. A., 11 oz. . . . .	.09
Kellogg, 6 oz. . . . .	.05
Kellogg, 11 oz. . . . .	.10
Kellogg, 18 oz. . . . .	.14
Leadway, 8 oz. . . . .	.03
Leadway, 11 oz. . . . .	.03
Millers, 11 oz. . . . .	.09
Red & White, 11 oz. . . . .	.09
Post Toasties, 6 oz. . . . .	.03
Post Toasties, 11 oz. . . . .	.10
Post Toasties, 18 oz. . . . .	.14
Corn Kix, 7 oz. . . . .	.13
Grape Nuts, 12 oz. . . . .	.16
Grape Nuts Flakes, 7 oz. . . . .	.11
Grape Nuts Flakes, 12 oz. . . . .	.16
Rice Krispies, 5½ oz. . . . .	.13
Rice, Popped, red and white, 4 oz. . . . .	.03
Rice Puffs:	
Fargo, 5½ oz. . . . .	.10
Much More, 6 oz. . . . .	.10
Quaker, 4½ oz. . . . .	.13
Shredded Ralston, 12 oz. . . . .	.14
Shredded Wheat, Kellogg, 12 oz. . . . .	.12
Shredded Wheat, Nabisco, 12 oz. Reg. . . . .	.13
Wheat Branlets, Millers, 8 oz. . . . .	.09
Wheat Branlets, Millers, 14 oz. . . . .	.11
Wheat Exploded, Daughbey, 8 oz. . . . .	.09
Wheat Flakes, Millers, 8 oz. . . . .	.13
Wheat Krumbels, 9 oz. . . . .	.12
Wheat, Popped:	
Millers, 5 oz. . . . .	.09
Red & White, 4 oz. . . . .	.03
Red & White, 8 oz. . . . .	.10
Wheat Puffs:	
Fargo, 5 oz. . . . .	.09
Much More, 4 oz. . . . .	.04
Much More, 8 oz. . . . .	.03
Our Pride, 3 oz. . . . .	.05
Quakers, 4 oz. . . . .	.11
Wheaties, 8 oz. . . . .	.12
Variety Package Kellogg Variety 10's . . . . .	.23
Variety Package Post-Tens, 10's . . . . .	.23
Oats, rolled:	
Crystal Wedding, 20 oz. . . . .	.11
Crystal Wedding, 48 oz. . . . .	.24
Happy Home, 20 oz. . . . .	.11
Happy Home, 48 oz. . . . .	.23
Leadway, 20 oz. . . . .	.11
Mother's Oats, Premium, 48 oz. . . . .	.33
National, 3-Minute, 20 oz. . . . .	.12
Quaker, 20 oz. . . . .	.12
Quaker, 48 oz. . . . .	.26
Red & White, 20 oz. . . . .	.11
Red & White, 48 oz. . . . .	.23
Red & White, 5 lb. . . . .	.35
Wheat cereal:	
Cream Farina, 8 oz. . . . .	.09
Cream of Wheat, Regular, 14 oz. . . . .	.15
Cream of Wheat, Regular, 23 oz. . . . .	.26
Cream of Wheat, 5-Minute, 14 oz. . . . .	.15
Cream of Wheat, 5-Minute, 23 oz. . . . .	.23
Ralston, 24 oz. . . . .	.24
Ralston, Instant, 16 oz. . . . .	.24
Red & White, 23 oz. . . . .	.17

## COMMUNITY CEILING PRICES—Continued

CHEESE	
Badger:	
Limburger, 7 oz.	\$0.28
Limburger, 1 lb. pkg.	.39
Borden's:	
Liederkrantz, individual portions, 1½ oz.	.12
Cream, 3 oz.	.12
Pimento, 3 oz.	.12
Relish, 3 oz.	.12
Liederkrantz, 4 oz.	.28
Buffalo limburger, 6 oz.	.27
Wis. State limburger, 6 oz.	.25
American, ½ lb. pkg.	.24
Pimento, ½ lb. pkg.	.24
Limburger, ½ lb. pkg.	.24
Swiss, ½ lb. pkg.	.24
Very Sharp, ½ lb. pkg.	.25
Chateau, ½ lb. pkg.	.24
Military Camembert, whole, 8 oz.	.51
Military Camembert, halves, 4 oz.	.28
Military Camembert, 3 portion, 4 oz.	.31
Military Camembert, 6 portion, 8 oz.	.60
Wedge cuts:	
Pimento, 6 oz.	.22
Relish, 6 oz.	.22
Chives, 6 oz.	.22
Plain, 6 oz.	.22
Borden's:	
Very sharp, 16 oz. jar.	.66
Buffalo limburger, 16 oz.	.66
Bluehill, 3¼ oz.	.16
Bluemoon:	
Cup cheese, 4 oz.	.16
Cup cheese, 8 oz.	.29
Domestic Roquefort, 4 oz.	.25
Famous Bleu cheese portions, ¾ oz.	.07
Famous Bleu cheese portions, 1¼ oz.	.11
Kaukauna Club:	
Smoked, 3 oz. pkg.	.10
Smoked, 6 oz. glass.	.30
Smoked, 6 oz. jar.	.43
Smoked, 12 oz. jar.	.73
Plain, 7¾ oz. link.	.32
Appetizer, 7¾ oz. link.	.32
Smoked, 7¾ oz. link.	.32
Smoked, 13½ oz. link.	.51
Kraft:	
Philadelphia Cream, 3 oz.	.12
Philadelphia Cream, 8 oz.	.27
Camembert, 4 oz.	.30
Camembert, 8 oz.	.59
American, 4 oz.	.11
Velveeta, 4 oz.	.14
Swiss, 4 oz.	.14
Brick, 4 oz.	.14
Limburger, 4 oz.	.14
American, ½ lb. pkg.	.23
Pimento, ½ lb. pkg.	.24
Swiss, ½ lb. pkg.	.24
Brick, ½ lb. pkg.	.24
Limburger, ½ lb. pkg.	.24
Velveeta, ½ lb. pkg.	.24
Velveeta Pimento, ½ lb. pkg.	.24
Old English, ½ lb. pkg.	.23
American, 1 lb. pkg.	.43
Pimento, 1 lb. pkg.	.45
American, 1 lb. pkg.	.84
Pimento, 1 lb. pkg.	.78
Brick, 1 lb. pkg.	.75
Velveeta, 1 lb. pkg.	.75
Velveeta Pimento, 1 lb. pkg.	.75
Old English, 1 lb. pkg.	.84
New York:	
Limburger, ½ lb. pkg.	.24
Limburger, 1 lb. pkg.	.43
Pabst-ett Blue Label:	
Cream, 3 oz. pkg.	.12
Swiss, ½ lb. pkg.	.24
Limburger, ½ lb. pkg.	.24
Cheezham, ½ lb. pkg.	.27
Pimento, ½ lb. pkg.	.24
Brick, 2 lb. pkg.	.79
Pimento, 2 lb. pkg.	.81
Swiss Blended, 2 lb. pkg.	.81

## COMMUNITY CEILING PRICES—Continued

CHEESE—continued	
Pabst-ett tasty loaf:	
American, 2 lb. pkg.	\$0.75
Pimento, 2 lb. pkg.	.75
Foreign type:	
Brick-Dodge-County, per lb.	.36
Muenster-Dodge County, per lb.	.38
Limburger-Green County, per lb.	.36
Shefford's:	
Snappy, 3 oz.	.14
Cream, 3 oz.	.12
Limburger, 6 oz. jar.	.21
American, ½ lb. pkg.	.24
Brick, ½ lb. pkg.	.24
Chevelle, ½ lb. pkg.	.24
Limburger, ½ lb. pkg.	.24
Swiss, ½ lb. pkg.	.24
Old York, ½ lb. pkg.	.27
Olive Pimento, ½ lb. pkg.	.27
Pimento, ½ lb. pkg.	.24
Limburger, 16 oz.	.50
Bleu Cheese Portions, ¾ oz.	.07
Bleu Cheese Portions, 1¼ oz.	.11
Sugar Valley limburger, 1 lb. pkg.	.43
Sun Valley Bleu Cheese Portions, ¾ oz.	.07
Sun Valley Bleu Cheese Portions, 1¼ oz.	.11
CHEESE, GRATED	
Borden's:	
American, 2 oz. can.	.11
American, 2 oz. bag.	.10
American, 4 oz. can.	.20
Italian, 1½ oz. can.	.12
Italian, 1½ oz. bag.	.12
Italian, 3 oz. can.	.22
Kraft:	
American, 2 oz. pkg.	.10
American, 4 oz. pkg.	.18
Farmisello, 1½ oz. pkg.	.12
Farmisello, 3 oz. pkg.	.21
M & C:	
Italian, ½ oz. pkg.	.11
American, 1¼ oz. pkg.	.11
Pabst-ett Blue Label:	
American, 2 oz. jar.	.09
Italian, 1½ oz. jar.	.12
CHEESE SPREAD	
Badger:	
Limburger, 6 oz.	.19
Limburger, 16 oz. jar.	.40
Borden's:	
Very Sharp, 5 oz. jar.	.23
Smoky Cheese, 5 oz. jar.	.23
Kraft:	
Liederkrantz, individuals.	.12
Liederkrantz, 4 oz.	.28
Limburger, 5 oz. pkg.	.20
Limburger, 16 oz. jar.	.55
Old English, 5 oz. pkg.	.24
Relish, 5 oz. pkg.	.20
Pimento, 5 oz. pkg.	.20
Pineapple, 5 oz. pkg.	.20
Olive Pimento, 5 oz. pkg.	.20
American (Cheese Food), 5 oz. pkg.	.19
Pimento (Cheese Food), 5 oz. pkg.	.19
Roka, 1¼ oz.	.09
Roka, 3 oz.	.18
Roka (Blue), 5 oz. pkg.	.24
Pabst-ett Blue Label:	
Relish cream, 5 oz. pkg.	.20
Pimento cream, 5 oz.	.20
Olive Pimento cream, 5 oz.	.20
Limburger, 5 oz. glass.	.24
Nippy, 5 oz.	.24
Standard, 8½ oz.	.22
Shefford's:	
Relish cream, 5 oz. glass.	.20
Pimento cream, 5 oz. glass.	.20
Olive Pimento cream, 5 oz. glass.	.20
Pineapple cream, 5 oz. glass.	.20
Limburger, 5 oz. glass.	.20
Old York, 5 oz. glass.	.24
Snappy, 3 oz.	.14
Swiss, 5 oz. glass.	.24
Bleu Appetizer, 5 oz. glass.	.24

## COMMUNITY CEILING PRICES—Continued

COFFEE AND COFFEE SUBSTITUTES	
Atlasta, 1 lb.	\$0.27
Brite Morning, 1 lb.	.27
Chase & Sanborn, 1 lb.	.33
Clover Farm, 1 lb.	.35
Del Monte, 1 lb.	.39
De Soto, 1 lb.	.32
Eastern Morn, 1 lb.	.31
Eastern Morn, bulk, 1 lb.	.28
Elco, 1 lb.	.30
Folger, 1 lb.	.38
Happy Home, bag, 1 lb.	.28
Happy Home, bulk, 1 lb.	.24
H & K, 1 lb.	.33
Kaffee Hag, 1 lb.	.40
Manhattan, bag, 1 lb.	.32
Manhattan, jars, 1 lb.	.35
Mart, 1 lb.	.27
Maxwell House, 1 lb.	.38
Maxwell House, 2 lb.	.74
M Blend, bulk, 1 lb.	.27
Old Judge, 1 lb.	.38
Red Value, bag, 1 lb.	.31
Red Bag, bulk, 1 lb.	.27
Red Cup, bulk, 1 lb.	.26
Red & White, 1 lb.	.30
Red W, 1 lb.	.24
Red W, bulk, 1 lb.	.22
Sanka, 1 lb.	.41
Wulffing First, bag, 1 lb.	.30
Coffee Concentrate	
Barrington Hall, instant, 1¼ oz.	.32
Barrington Hall, instant, 2½ oz.	.02
Barrington Hall, instant, 5 oz.	1.22
Nescafe, 4 oz.	.34
Coffee Extender	
Covel, 1 lb.	.14
Cepro, 1 lb.	.17
Emco, 1 lb.	.14
Coffee Substitute	
Jah-Vah, 1 lb.	.20
(Cereal) Victory, 1 lb.	.13
Cereal Beverage	
Postum, cereal, 18 oz.	.22
Postum, instant, 4 oz.	.26
Postum, instant, 8 oz.	.44
Chicory	
Franck's, 40 tablet pkg.	.08
EGGS	
All brands:	
In cartons.	Per doz. .51
Not in cartons.	.49
NOTE: These prices are for large Grade A eggs only. When sold in cartons, the grade and size or weight must be clearly marked on cartons. Grades and sizes lower than "Large Grade A" must be sold at lower prices.	
FISH, PROCESSED	
Anchovies:	
Gizela, (flat), 13 oz.	1.91
Gizela, (flat), 28 oz.	3.69
Gizela, (rolled), 13 oz.	1.91
Crab Meat:	
Bumble Bee, ½'s.	.52
Sea Treasure, 6½ oz.	.42
Fish balls, Icy Fjord, #2.	.82
Fish Flakes:	
B & M, 7½ oz.	.25
Gortons, 16 oz.	.48
Herring, Gorton & Feu, 21 oz. tall.	.25
Lobster:	
Beaver, fancy, 3 oz.	.37
Beaver, fancy, 6 oz.	.63
Beaver, fancy, 12 oz.	1.20
Caribbean (rock), 5½ oz.	.41
Sealect, fancy, 3 oz.	.41
B & M (devilled), 1¼ oz.	.15
Sealect (paste), ¼'s.	.14
Oysters:	
Gulf Kist, 7½ oz.	.44
Haases, 7½ oz.	.43

## COMMUNITY CEILING PRICES—Continued

## FISH, PROCESSED—continued

Oysters—Continued.	
Happy Home, 7½ oz.	\$0.43
My-T-Good, standard, 7½ oz.	.43
Red Robe, 1's.	.43
White Ribbon, 7½ oz.	.43
Salmon:	
Blue & White, #1 tall.	.27
Commerce, chum, #1 flat.	.30
Commerce, chum, #1 tall.	.26
Demings, Red Alaska Sockeye, ½'s flat.	.32
Demings, Red Alaska Sockeye, 1's.	.50
Dixie Belle, chum, ½'s.	.17
Dixie Belle, chum, 1's.	.26
Domino, Red Sockeye, 1's.	.49
Elliott Bay, chum, #1 tall.	.26
Freedom, pink, 1's.	.27
Happyvale, ½'s.	.19
Humpty Dumpty, chum, 7 oz.	.17
Humpty Dumpty, chum, 16 oz.	.25
Kano, pink, 1's.	.27
Liberty, chum, 1's.	.26
Liberty, coho, ½'s.	.33
Liberty, coho, 1's.	.39
Magic Circle, 1 tall.	.38
Nautical, chum, 1's.	.26
North Star, chum, 7½ oz.	.17
Pink Circle, pink, #1 tall.	.27
Recipe, pink, 16 oz.	.27
Red Alaska, ½'s.	.33
Red Alaska, red, 1's.	.50
Red Circle, red, ½'s.	.33
Red Circle, red, 1 tall.	.50
Red Poppy, fancy red, ½'s flat.	.37
Red Poppy, fancy red, 1's flat.	.62
Red W., pink, #1 tall.	.27
Sea Fisher, Columbia River red, ½'s.	.33
Sea Kist, red, #1 tall.	.49
Stonewall, chum, #1 tall.	.26
Superb, medium red, 1's.	.38
Sweet Home, coho, 1's.	.39
Sardines:	
Coronado, tomato, #1 oval.	.17
Eatwell, natural, 8 oz.	.10
Gabriel, oil, 7 oz.	.42
Haase, tomato, #1 oval.	.17
Monterey, tomato, 16 oz.	.16
Portola, natural, 1's.	.14
Seaview, natural, 1's.	.14
White Ribbon, tomato, #1 oval.	.16
Shrimp:	
Califo, jumbo, 7 oz.	.36
DeSoto, fancy, 7 oz.	.36
Fargo, large, 7 oz.	.34
Faronta, medium, 7 oz.	.36
Foodland, medium, 7 oz.	.36
Gulf Kist, jumbo, 7 oz.	.49
Haase, dry med., 6½ oz.	.33
Haase, dry large, 6½ oz.	.36
Haase, wet large, 7 oz.	.34
Haase, wet jumbo, 7 oz.	.39
Haase, wet med., 7 oz.	.36
Haase, wet small, 7 oz.	.30
Hava Salid, small, 7 oz.	.32
L & K, 7 oz.	.35
Peacock, ex. large, 7 oz.	.37
Pearl, 7 oz.	.32
Red & White, fancy, 7 oz.	.36
Rosebud, large, 7 oz.	.36
Sunset, veinless jumbo, 7 oz.	.51
White Ribbon, jumbo, 7 oz.	.39
Tuna:	
Bumble Bee, white meat, 3½ oz.	.35
Bumble Bee, white meat, ½'s.	.51
Chicken of the Sea, fancy white, ½ lb.	.51
Chicken of the Sea, grated, 6½ oz.	.34
Eatwell, light meat, ½'s.	.40
Eatwell, standard, 7 oz.	.36
Haase, fancy white, 7 oz.	.52
Magic Circle, fancy, light, 7 oz.	.41
Peacock, chunk, ½'s.	.51
Swiftwater, shredded, ½'s.	.45
Topmost, ½'s.	.51
Treasure, light meat, 7 oz.	.40
Van Camp, 7 oz.	.49
Tuna Flakes, Haase, fancy white, 6½ oz.	.46

## COMMUNITY CEILING PRICES—Continued

## FLOUR

Flour:		Per p/lb.
Aristos, 2 lb.	.....	\$0.17
Aristos, 5 lb.	.....	.34
Aristos, 10 lb.	.....	.63
Aristos, 24 lb.	.....	1.43
Aristos, 48 lb.	.....	2.63
Bob White, 2 lb.	.....	.15
Bob White, 5 lb.	.....	.32
Bob White, family, 10 lb.	.....	.63
Bob White, family, 24 lb.	.....	1.30
Califo, 5 lb.	.....	.30
Califo, 10 lb.	.....	.55
Califo, 24 lb.	.....	1.27
Califo, 48 lb.	.....	2.53
Fargo, 5 lb.	.....	.30
Fargo, 10 lb.	.....	.55
Fargo, 24 lb.	.....	1.27
Fargo, 48 lb.	.....	2.52
Golden Treat, 5 lb.	.....	.27
Golden Treat, family, 10 lb.	.....	.48
Golden Treat, family, 24 lb.	.....	1.03
Golden Treat, family, 48 lb.	.....	2.10
Gold Medal, all purpose, 5 lb.	.....	.30
Gold Medal, all purpose, 10 lb.	.....	.63
Gold Medal, all purpose, 24 lb.	.....	1.00
Gold Medal, all purpose, 48 lb.	.....	2.85
I. G. A., 5 lb.	.....	.30
I. G. A., 10 lb.	.....	.65
I. G. A., 24 lb.	.....	1.27
I. G. A., 48 lb.	.....	2.62
Lady Luck, Xtra fancy, 1½ lb.	.....	.12
Lady Luck, Xtra fancy, 5 lb.	.....	.35
Lady Luck, Xtra fancy, 10 lb.	.....	.64
Lady Luck, Xtra fancy, 24 lb.	.....	1.43
Lady Luck, Xtra fancy, 48 lb.	.....	2.62
Leadway, all purpose, 5 lb.	.....	.37
Leadway, all purpose, 10 lb.	.....	.63
Leadway, all purpose, 24 lb.	.....	1.63
Leadway, all purpose, 48 lb.	.....	3.21
Mary Ann, 5 lb.	.....	.31
Millstadt, standard, 2 lb.	.....	.15
Millstadt, standard, 5 lb.	.....	.30
Millstadt, standard, 10 lb.	.....	.55
Millstadt, standard, 24 lb.	.....	1.27
O. K., fancy, 5 lb.	.....	.35
O. K., fancy, 10 lb.	.....	.64
O. K., fancy, 24 lb.	.....	1.43
O. K., fancy, 48 lb.	.....	2.83
Omega, 2 lb.	.....	.17
Omega, all purpose, 5 lb.	.....	.36
Omega, all purpose, 10 lb.	.....	.67
Omega, best, 24 lb.	.....	1.50
Pillsbury, best, 5 lb.	.....	.36
Pillsbury, best, 10 lb.	.....	.63
Royal Patent, 5 lb.	.....	.35
Royal Patent, 10 lb.	.....	.63
Royal Patent, 24 lb.	.....	1.50
Royal Patent, 48 lb.	.....	2.95
Red & White, family, 5 lb.	.....	.23
Red & White, family, 10 lb.	.....	.50
Red & White, family, 24 lb.	.....	1.15
Red & White, family, 48 lb.	.....	2.23
Thoro Bread, family, 5 lb.	.....	.35
Thoro Bread, family, 10 lb.	.....	.64
Thoro Bread, family, 24 lb.	.....	1.43
Valley Lilly, 24 lb.	.....	1.48
Buckwheat:		
Purity, fancy, 5 lb.	.....	.64
Purity, fancy, 24 lb.	.....	2.22
Graham:		
Purity, fancy, 5 lb.	.....	.36
Purity, fancy, 10 lb.	.....	.70
Purity, fancy, 24 lb.	.....	1.49
Purity, fancy, 48 lb.	.....	2.96
Pumpernickel:		
Purity, fancy, 5 lb.	.....	.36
Purity, fancy, 10 lb.	.....	.70
Purity, fancy, 24 lb.	.....	1.49
Purity, fancy, 48 lb.	.....	2.96
Rye:		
Purity, 5 lb.	.....	.36
Purity, 10 lb.	.....	.70
Purity, 24 lb.	.....	1.49
Purity, 48 lb.	.....	2.96
Self rising:		
Johnny Jump Up, 5 lb.	.....	.30
Johnny Jump Up, 10 lb.	.....	.63
Johnny Jump Up, 24 lb.	.....	1.52

## COMMUNITY CEILING PRICES—Continued

## FLOUR—continued

Whole wheat:	
Purity, 5 lb.	\$0.36
Purity, 10 lb.	.70
Purity, 24 lb.	1.49
Purity, 48 lb.	2.96
Flour Mixes:	
Dainty, 5 lb.	.36
Elco, 2½ lb.	.22
Fargo, 2½ lb.	.23
I. G. A., 2½ lb.	.23
Leadway, 2½ lb.	.32
Omega, 4 lb.	.30
Pronto, 20 oz.	.17
Pronto, 2½ lb.	.33
Red & White, 2½ lb.	.25
Sno Sheen, 2½ lb.	.32
Soft-As-Silk, 2½ lb.	.32
Swandown, 2½ lb.	.32
Pancake:	
Aunt Jemima Pancake, 20 oz.	.13
Aunt Jemima Buckwheat pancake, 20 oz.	.15
Dainty, 20 oz.	.03
Dainty, 3½ lb.	.29
Elco, 20 oz.	.03
Elco, Buckwheat pancake, 20 oz.	.10
Fargo, Pancake mix, 20 oz.	.07
Fargo, Pancake mix, 3½ lb.	.18
Fargo, Buckwheat pancake, 20 oz.	.03
Fordland, Pancake mix, 3½ lb.	.16
I. G. A., Pancake, 20 oz.	.07
I. G. A., Pancake mix, 3½ lb.	.18
Jack Frost, Buckwheat pancake, 20 oz.	.13
Leadway, Pancake, 20 oz.	.03
Little Crow, Pancake, 20 oz.	.10
Little Crow, Buckwheat pancake, 20 oz.	.11
Mamma's, Pancake, 20 oz.	.11
Mamma's, Buckwheat pancake, 20 oz.	.13
Pillsbury, Pancake, 20 oz.	.12
Pillsbury, Buckwheat pancake, 20 oz.	.14
Pillsbury, Pancake, 40 oz.	.23
Red & White, Pancake, 20 oz.	.07
Red & White, Buckwheat pancake, 20 oz.	.03
Blancet:	
Blancet, 20 oz.	.21
Blancet, 40 oz.	.33
Bran muffin mix:	
Kitchen Art, Flak-O-Corn, 7½ oz.	.10
Corn muffin mix:	
Kitchen Art, Flak-O-Corn, 8 oz.	.10
Dromedary, Ginger bread mix, 14 oz.	.22
Duff's, Ginger, 14 oz.	.24
Kitchen Art, Muffin mix, 8 oz.	.10
Kitchen Art, Flak-O-Corn, 11½ oz.	.16
Pie crust Flour Mix: Flake, 8 oz.	.15
Potato flour Mix: Elco, 14 oz.	.67
Waffle mix: Duff, 14 oz.	.24
Fruits, Dried, Package:	
Currents: Elco, 11 oz.	.11
Prunes:	
American Lady, medium, 1 lb.	.17
American Lady or Topmost or Nation Wide, extra large, 1 lb.	.20
Elco, large, 1 lb.	.18
Elco, extra large, 1 lb.	.19
Fargo, large, 1 lb.	.19
Fargo, extra large, 1 lb.	.20
Heart's Delight, 1 lb.	.18
Heart's Delight, extra large, 1 lb.	.20
I. G. A., large, 1 lb.	.19
I. G. A., extra large, 1 lb.	.20
Sunsweet, fancy, 1 lb.	.19
Sunsweet, extra large, 1 lb.	.20
Sunsweet, large, 2 lb.	.36
Seedless raisins: Thompson, choice, 15 oz.	.12
Fruits & Juices, Canned Citrus:	
Grapefruit juice:	
Adams, #2.	.15
Adams, 46 oz.	.35
American Lady, fancy, #2.	.15

## COMMUNITY CEILING PRICES—Continued

## FRUITS &amp; JUICES, CANNED CITRUS—continued

Grapefruit juice—Continued.	
American Lady, fancy, 46 oz.....	\$0.33
American Lady, fancy, #10.....	.68
Donald Duck, 46 oz.....	.36
Elco, 46 oz.....	.36
Fargo, #2.....	.15
Fargo, 46 oz.....	.36
Highlight, fancy, #2.....	.15
Highlight, fancy, 46 oz.....	.34
Honor, fancy, #2.....	.16
Honor, fancy, 46 oz.....	.34
I. G. A., #2.....	.15
I. G. A. 46 oz.....	.36
Kist Sweet, unsw., #2.....	.15
Kist Sweet, unsw., 46 oz.....	.33
Lord Fairfax, 46 oz.....	.36
Nation Wide, fancy, #2.....	.15
Nation Wide, fancy, 46 oz.....	.33
Nation Wide, fancy, #10.....	.68
Old South, fancy, 18 oz.....	.16
Old South, 46 oz.....	.34
Old South, sweet, #2.....	.16
Old South, sweet, 46 oz.....	.34
Polks, unsw., Florida, #2.....	.15
Polks, 46 oz.....	.36
Polks, unsw., Florida, 46 oz.....	.34
Red & White, fancy, #2.....	.16
Red & White, fancy, 46 oz.....	.34
Tex Delta, A, 46 oz.....	.38
Texsum, A, #2.....	.15
Texsum, fancy, 46 oz.....	.36
Topmost, fancy, #2.....	.15
Topmost, fancy, 46 oz.....	.33
Topmost, fancy, #10.....	.68
Tradewind, #5.....	.52
Wulfings First, #2 Tall.....	.15
Wulfings First, 46 oz.....	.35
Orange Juice:	
Clover Farm, Calif., 12 oz.....	.14
Grand Prize, unsw., Florida, #2.....	.20
Libby's, #2.....	.25
Libby's, 46 oz.....	.64
Old South, unsw., Florida, 46 oz.....	.47
White Ribbon, Calif., 12 oz.....	.14
Blended Juice:	
Old South, unsw., Florida, #2.....	.15
Old South, unsw., Florida, 46 oz.....	.36
Grapefruit:	
Del Monte, #2.....	.18
Tasty, whole segment, #2 Tall.....	.17
Wulfings First, whole segment, #2 Tall.....	.17

## HONEY

American Lady or Topmost, strained, 16 oz.....	.35
American Lady or Topmost, with comb, 16 oz.....	.36
Elco, 8 oz.....	.20
Elco, 12 oz.....	.29
Elco, 16 oz.....	.36
Elco, 32 oz.....	.68
Three B, 16 oz.....	.36
Superior, 5 oz.....	.14
Superior, 8 oz.....	.19
Superior, 16 oz.....	.34
Superior (fancy), 16 oz.....	.36
Superior, 32 oz.....	.65

## LARD

All brands:	
Carton, 1 lb.....	.19
Carton, 2 lbs.....	.38
Bulk, 1 lb.....	.19

## MACARONI AND NOODLES

Macaroni, spaghetti, vermicelli, etc.: 6 oz. pkg.	
Brimfull, macaroni and spaghetti, flour.....	.05
Jay Tee, macaroni, spaghetti and elbow mac, sea shells.....	.05
Mercurio, macaroni, standard.....	.05
Red Robe, macaroni and spaghetti.....	.05
7 oz. pkg.	
American Beauty, macaroni, spaghetti, elbow and shellroni.....	.08

## COMMUNITY CEILING PRICES—Continued

## MACARONI AND NOODLES—continued

Macaroni, spaghetti, vermicelli, etc.—Continued.	
Elco, macaroni and spaghetti, semolina.....	\$0.06
Harvest Queen, elbow macaroni, flour.....	.04
Mint Maid, macaroni, spaghetti, flour.....	.06
Real Treat, spaghetti, macaroni, standard flour.....	.05
Red Cross, macaroni, spaghetti, semolina.....	.06
Red & White, elbow macaroni, semolina.....	.09
Skinner, macaroni.....	.10
Viviano, macaroni and spaghetti.....	.06
White Pearl, macaroni and spaghetti.....	.06
8 oz. pkg.	
Creamettes macaroni.....	.10
Faust, macaroni and spaghetti.....	.10
Red & White, macaroni and spaghetti, semolina.....	.09
Stuff-Ins, macaroni, semolina.....	.11
12 oz. pkg.	
American Beauty elbowroni and shellroni.....	.11
American Beauty macaroni and spaghetti.....	.12
American Lady or Topmost macaroni and spaghetti.....	.11
Fargo, macaroni, spaghetti, elbow mac, sea shells.....	.11
Happy Home, spaghetti—elbow.....	.11
Honor macaroni and spaghetti, semolina.....	.11
Red & White, macaroni and spaghetti, semolina.....	.10
White Pearl macaroni and spaghetti.....	.10
14 oz. pkg.	
American Beauty macaroni.....	.13
Elco, macaroni and spaghetti, semolina.....	.11
White Cross macaroni and spaghetti, semolina.....	.12
16 oz. pkg.	
American, sea shells.....	.12
Big Ten, macaroni, spaghetti and sea shells.....	.11
Blue Wrapt, macaroni.....	.10
Broadway, macaroni, spaghetti.....	.10
Checker, macaroni and spaghetti.....	.12
De Luxe, macaroni, spaghetti, elbow spaghetti, sea shells.....	.13
Mercurio, spaghetti, paper wrapped.....	.10
Mint Maid, macaroni and spaghetti, flour.....	.10
Our Value, macaroni and spaghetti.....	.10
Puritan, macaroni, shells, elbow spaghetti.....	.13
Red Cross, spaghetti, macaroni, sea shells.....	.13
U-Tell-M, macaroni and spaghetti.....	.08
Viviano, elbow-spaghetti and sea shells.....	.13
Viviano, macaroni, spaghetti.....	.10
Walnut, macaroni, spaghetti, standard.....	.10
Pound pkgs.	
Red Robe macaroni and spaghetti, 2 lbs.....	.20
Creamettes, semolina, 3 lbs.....	.47
12-oz. pkg.	
American Beauty, cello.....	.13
American Beauty Vermicelli.....	.11
American Beauty Mostaccioli, flour.....	.11
6-oz. pkg.	
Van Camps tenderoni, fancy.....	.11
1 lb. bulk	
Haases macaroni and spaghetti.....	.11
Haases mostaccioli.....	.13
Mint Maid macaroni, spaghetti, elbowroni, and sea shells.....	.10
Mercurio spaghetti.....	.09
Standard macaroni.....	.10
Viviano Bros. macaroni and spaghetti, semolina.....	.13

## COMMUNITY CEILING PRICES—Continued

## MACARONI AND NOODLES—continued

Macaroni, spaghetti, vermicelli, etc.—Continued.	
White Cross macaroni, spaghetti, elbowroni, sea shells, semolina.....	\$0.13
White Cross mostaccioli, semolina.....	.14
White Cross vermicelli, semolina.....	.10
Noodles: 5 oz. pkg.	
Skinner, noodles.....	.10
6 oz. pkg.	
American Beauty, egg noodles.....	.10
American Lady & Topmost, egg noodles.....	.10
Brimfull, egg noodles.....	.10
Fargo, noodles.....	.10
Kris Kross, egg noodles.....	.12
I. G. A., noodles.....	.10
Red & White, egg noodles.....	.10
8 oz. pkg.	
American Beauty, egg noodles.....	.13
Cedar Hill, egg noodles.....	.11
Elco, egg noodles.....	.11
Happy Home, noodles.....	.12
Mercurio, egg noodles.....	.11
White Cross, egg noodles.....	.13
10 oz. pkg.	
American Beauty, alphabet noodles.....	.12
12 oz. pkg.	
American Beauty, egg noodles.....	.18
Brimfull, egg noodles.....	.18
Fargo, noodles.....	.18
I. G. A., noodles.....	.18
Red & White, egg noodles.....	.18
14 oz. pkg.	
American Beauty, egg noodles.....	.23
16 oz. pkg.	
Cedar Hill, egg noodles.....	.20
Elco, egg noodles.....	.20
Happy Home, noodles.....	.22
Kris Kross, egg noodles.....	.24
Mercurio, egg noodles.....	.20
White Cross, egg noodles.....	.23
1 lb. bulk	
Haases, noodles.....	.20
Our Pride, noodles.....	.20
Rose Bud, noodles.....	.10
Viviano Bros., noodles.....	.21

## EVAPORATED MILK

Borden, 6 oz.....	.05
Borden, 14½ oz.....	.11
Carnation, 6 oz.....	.05
Carnation, 14½ oz.....	.11
Clover Farm, 6 oz.....	.05
Clover Farm, 14½ oz.....	.11
Happy Home, 6 oz.....	.05
Happy Home, 14½ oz.....	.11
Pet, 6 oz.....	.05
Pet, 14½ oz.....	.11
Pevely, 6 oz.....	.05
Pevely, 14½ oz.....	.11
Sweet Home, 14½ oz.....	.11
Wilson, 6 oz.....	.05
Wilson, 14½ oz.....	.11

## FLUID MILK

Grade A, quart.....	.15½
Homogenized, quart.....	.16½
Grade A, ½ gal.....	.30
Homogenized, ½ gal.....	.32
Grade A, gallon.....	.68
Homogenized, gallon.....	.69

## COOKING AND SALAD OIL

Mazola, 1 pint glass.....	.35
Mazola, 1 qt.....	.66
Mazola, 1 gal.....	2.01
Premola, blend, 2 oz.....	.08
Premola, blend, 4 oz.....	.13
Premola, blend, 8 oz.....	.23
Premola, blend, gal.....	3.17
Wesson, 1 pt. glass.....	.33
Wesson, 1 qt.....	.65



## COMMUNITY CEILING PRICES—Continued

## PEANUT BUTTER

American Lady, 12 oz.	\$0.30
American Lady, 16 oz.	.38
American Lady, 2 lbs.	.69
Blue & White, fancy, 16 oz.	.36
Cedarhill, fancy, 8 oz.	.16
Cedarhill, fancy, 12 oz.	.27
Cedarhill, fancy, 16 oz.	.32
Cedarhill, fancy, 24 oz.	.48
Coast, 8 oz.	.20
Deluxe, 8 oz.	.19
Deluxe, 12 oz.	.27
Deluxe, 16 oz.	.32
Elco, #1, 16 oz.	.36
Happy Home, 6 oz.	.15
Happy Home, 8 oz.	.20
Heinz, 9½ oz.	.27
Heinz, 1 lb.	.43
Holsum, 16 oz.	.43
Nation Wide, 12 oz.	.31
Nation Wide, 16 oz.	.37
Nation Wide, 24 oz.	.55
Nibbler, 12 oz.	.23
Peter Pan, 4½ oz.	.16
Peter Pan, 12 oz.	.38
Pilot, 12 oz.	.31
Pilot, 24 oz.	.55
Red Robe, 12 oz.	.26
Red Robe, 16 oz.	.37
Red & White, fancy, 16 oz.	.38
Rose Bud, fancy, 16 oz.	.36
Rose Bud, 32 oz.	.66
Ruf Kut, 16 oz.	.40
Sweet Home, 24 oz.	.48
Temtor, fancy, 8 oz.	.20
Temtor, fancy, 1 lb.	.36
Temtor, fancy, 2 lbs.	.66
Topmost, 12 oz.	.30
Topmost, 16 oz.	.38
Topmost, 2 lbs.	.69
Win You, 8 oz.	.21
Win You, 12 oz.	.30
Win You, 24 oz.	.55
Wulfings First, 4 oz.	.13
Wulfings First, 16 oz.	.40
Wulfings First, 2 lbs.	.66
Holsum Peanut Crunch, 16 oz.	.43

## POULTRY

[Prices per pound]

Type	Live price	Dressed or kosher killed	Kosher-dressed and plucked	Drawn	Quick frozen or viscated
Broilers and fryers	\$0.33	\$0.43	\$0.43	\$0.53	\$0.69
Roasters	.33	.43	.43	.53	.65
Fowl (hens)	.34	.38	.38	.50	.53

<sup>1</sup> If the poultry item is sold live and weighed live, 10 cents per bird may be added to these prices for plucking.

<sup>2</sup> Add to these prices the sum of 20 cents per bird for kosher killing and plucking.

All above prices are maximum prices for Grade A poultry, which is the top grade. Other poultry must be sold for less than these maximum prices.

## HYDROGENATED SHORTENING

Crisco, 1 lb.	.26
Crisco, 3 lbs.	.75
Sno Kream, 1 lb.	.25
Sno Kream, 3 lbs.	.69
Spry, 1 lb.	.26
Spry, 3 lbs.	.75

## SUGAR (ALL BRANDS)

Gran. white cane:	
1 lb. bulk	.07
2 lb. carton or package	.15
5 lb. package	.37
10 lb. package	.74
25 lb. package	1.80
Beet sugar:	
1 lb. bulk	.07
5 lb. package	.37
10 lb. package	.72

## COMMUNITY CEILING PRICES—Continued

## SUGAR (ALL BRANDS)—continued

Powdered sugar, 1 lb. package	\$0.03
Brown sugar, 1 lb. package	.03
Sugar cubelets, 1 lb. package	.10

## SYRUPS

Br'er Rabbit Gold Label, 12 oz.	.22
Br'er Rabbit Green Label, 12 oz.	.19
Elco Pancake, 12 oz.	.19
Fargo:	
Golden, 1½ lb.	.14
Golden, 5 lbs.	.36
Golden, 10 lbs.	.64
White, 1½ lb.	.15
White, 5 lbs.	.38
White, 10 lbs.	.67

## I. G. A.:

Golden, 1½ lb.	.14
Golden, 5 lbs.	.36
Golden, 10 lbs.	.64
White, 1½ lb.	.15
White, 5 lbs.	.38
White, 10 lbs.	.67

## Karo:

Blue Label, 24 oz.	.10
Blue Label, 5 lbs.	.38
Blue Label, 10 lbs.	.70
Green Label, 24 oz.	.17
Red Label, 24 oz.	.17
Red Label, 5 lbs.	.40
Log Cabin, 12 oz.	.21

## Pennant:

Blue Label, 1½ lb.	.14
Blue Label, 5 lbs.	.36
Maple Flavor, 1½ lb.	.16
Maple Flavor, 5 lbs.	.38
Red Label, 1½ lb.	.15
Red Label, 5 lbs.	.37
Vermont Maid, 12 oz.	.21

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4681)

Issued this 8th day of May 1943.

R. E. GARDNER, Jr.,  
District Manager,  
St. Louis District.

[F. R. Dec. 43-7766; Filed, May 15, 1943;  
4:07 p. m.]

## Region VI

[Rockford Order 1 Under Gen. Order 51]

## COMMUNITY CEILING PRICES FOR CERTAIN AREAS WITHIN WINNEBAGO COUNTY, ILL.

SECTION 1 *What this order does.* In accordance with the provisions of General Order No. 51, this order establishes in section 6, community (dollars and cents) ceiling prices for certain food items sold in class 1 retail stores located in the following areas:

The Township of Rockford, that portion of the Township of Cherry Valley lying within the village limits of Cherry Valley (section 1 of Cherry Valley Township), and sections 23, 29, 30, 31, 32, and 33 of Harlem Township, all within the County of Winnebago, and the State of Illinois.

SEC. 2 *Applications to other sellers.* No seller except a "retail route seller" may charge more than these community (dollars and cents) ceiling prices. Retail route sellers may continue to charge their present ceiling prices. The community ceiling prices shall be the only ceiling prices for such food items for "class 1 retail stores". All other sellers must continue to charge no more than any lower ceiling prices established by any other applicable price regulations.

SEC. 3 *Posting—(a) Selling prices.* All retail stores must post their selling prices for the food items listed below on the item or at or near the place where such food item is offered for sale.

(b) *Ceiling prices.* All class 1 retail stores must post in a conspicuous place in the store, a list of the community ceiling prices for such food items, when such list is supplied by the Office of Price Administration. Other retailers must continue to post ceiling prices as required by any other applicable regulation fixing their ceiling prices.

(c) *Class of store.* All retail stores selling any of the food items listed below must post a sign reading "OPA-1", "OPA-2", "OPA-3", or "OPA-4" which ever applies, so that it can be clearly seen by their customers. The definitions of classes of retailers shall be those contained in Revised Maximum Price Regulations 238 and 268.

SEC. 4 *Applicability of General Order No. 51.* This order is subject to all the provisions of General Order No. 51, which are hereby made a part of this order.

SEC. 5 *Effective date.* This order becomes effective on May 10, 1943.

SEC. 6 *The community (dollars and cents) ceiling prices established.* The following is a list of the food items and the community ceiling prices thereof:

## GROCERIES

## 1. PACKAGED DRIED FRUITS

Prunes:	
Sunsweet, large, 2 lbs.	\$0.33
Sunsweet, fancy, 1 lb.	.19
Sunsweet, extra fancy, 1 lb.	.20
Royal Blue, fancy, 1 lb.	.18
Royal Blue, med. fancy, 2 lbs.	.33

## Raisins:

Delhaven, seedless fancy, 15 oz.	.15
Delhaven, seeded fancy, 15 oz.	.18
Del Monte, seedless fancy, 15 oz.	.16
Del Monte, seeded fancy, 15 oz.	.18
Iris, seedless fancy, 15 oz.	.15
Iris, seeded fancy, 15 oz.	.18
Silver Bar, seedless fancy, 15 oz.	.15
Royal Blue, seedless fancy, 15 oz.	.15

## Currants:

Del Monte, fancy, 1 lb.	.18
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## 2. COFFEE

Chase and Sanborn, 1 lb. pkg.	.35
Chase and Sanborn, 2 lb. pkg.	.70
Echo, 1 lb. pkg.	.37
Hi-Grade, 1 lb. pkg.	.31
Hills Bros., 1 lb. pkg.	.37
Kaffee Hag, 1 lb. pkg.	.40
Loving Cup, 1 lb. pkg.	.30
Manor House, 1 lb. pkg.	.37
Manor House, 2 lb. pkg.	.74
Maxwell House, 1 lb. pkg.	.37
Maxwell House, 2 lb. pkg.	.74
Old Judge, 1 lb. pkg.	.34
Parler House, 1 lb. pkg.	.33
Sanka, 1 lb. pkg.	.41
Thos. J. Webb, 1 lb. pkg.	.37
Royal Blue, 1 lb., bulk.	.30
Royal Blue, 1 lb. pkg.	.30
Royal Blue, 1 lb. glass.	.35

## 3. PROCESSED FISH

Salmon:	
Neon Hour, red, 8 oz.	.37
Neon Hour, red, 16 oz.	.53
Denning's red, 16 oz.	.50
Denning's, red, 8 oz.	.33
Silver Bow, pink, 16 oz.	.39
King Bird, pink, 16 oz.	.23
Recipe, pink, 16 oz.	.23
Humpty Dumpty, pink, 16 oz.	.26
Humpty Dumpty, pink, 8 oz.	.17

## GROCERIES—Continued

## 8. PROCESSED FISH—continued

Salmon—Continued.		
Courage, red, 16 oz.	\$.42	
Winner, pink, 16 oz.	.28	
Swan Island, red, 16 oz.	.42	
I-Will, red—fancy, 8 oz.	.38	
Tuna:		
Bay, 8 oz.	.37	
Sea Board, 6 oz.	.37	
Silvercrest, 7 oz.	.59	
Spizla, 7 oz.	.45	
Wonderful, 7 oz.	.45	
Royal Blue, 8 oz.	.50	
Shrimp:		
Royal Blue, 7 oz.	.35	
Blue Plate, 7 oz.	.37	
Okay, 7 oz.	.37	
Salad, 7 oz.	.35	
Hi-Grade, jumbo, 7½ oz.	.35	
Dunbar, jumbo, 7½ oz.	.35	
Dunbar, large, 7½ oz.	.39	
Lobster, Royal Blue, 4 oz.	.29	
Cove Oysters:		
Blue Plate, 7½ oz.	.43	
Southland, 7½ oz.	.44	
Oysters, Royal Blue, 7½ oz.	.42	
Herring:		
Walter's, 2 oz.	.11	
Bulk, 16 oz.	.32	
Pickled, 3 oz.	.10	
Noon Hour, pickled fillets, 6 oz.	.22	
Noon Hour, pickled fillet, 13 oz.	.41	
Home Style, pickled salt, 7 oz.	.22	
Home Style, pickled salt, 14 oz.	.34	
Salmon:		
Royal Blue, red, 8 oz.	.36	
Royal Blue, chinook, 8 oz.	.35	
Blue Front, red, 16 oz.	.48	
Su-Z-Q, pink, 16 oz.	.26	

## 4. CANNED CITRUS JUICES

Grapefruit juice:		
Emmy Lou, 46 oz.	.36	
Moore's, #2 can.	.16	
Moore's, 46 oz.	.36	
Stokely's, #2 can.	.16	
Stokely's, 46 oz.	.36	
Tropic Gold, #2 can.	.16	
Tropic Gold, 46 oz.	.36	
Tropic Sun, #2 can.	.16	
Tropic Sun, 46 oz.	.36	
Royal Blue (sweet), #2 can.	.15	
Royal Blue, 46 oz.	.35	
Royal Blue (natural), #2 can.	.15	
Orange & grapefruit juice:		
Royal Blue, 46 oz.	.37	

## 5. EVAPORATED &amp; CONDENSED MILK

Evaporated:		
Amboy, #1 can.	.11	
Carnation, small.	.05½	
Carnation, #1 can.	.11	
Dean's, small.	.05	
Dean's, #1 can.	.11	
Dell Wood, small.	.05	
Dell Wood, #1 can.	.10	
Hi-Grade, small.	.05½	
Hi-Grade, #1 can.	.11	
Pet, small.	.05	
Pet, #1 can.	.11	
Veri-Fine, small.	.05½	
Veri-Fine, #1 can.	.11	
Royal Blue, #1 can.	.11	
Royal Blue, small.	.05	
Condensed, May Time, 10 oz.	.17	

## 6. SYRUP

Hi-Grade, 1½ lb.	.15	
Hi-Grade, 5 lb.	.35	
Flap Jack, standard, 1 pt.	.15	
Ida Belle, golden, 1½ lb.	.14	
Ida Belle, white, 1½ lb.	.15	
Ida Belle, golden, 5 lb.	.35	
Ida Belle, white, 5 lb.	.37	
Karo, 1½ lb.	.16	
Karo, 5 lb.	.38	

## GROCERIES—Continued

## 6. SYRUP—continued

Log Cabin, pancake, fancy, 12 oz.	\$.21	
Ole Manse, fancy, 12 oz.	.22	
Pennant, 1½ lb.	.14	
Pennant, 5 lb.	.36	
Vermont Maid, fancy, 12 oz.	.21	
Royal Blue, cane and maple, 22 oz.	.20	
Ar-Be, pancake, ½ pt.	.09	
Ar-Be, pancake, pt.	.15	
Super Value, blue label, (glass), 1½ lb.	.13	
Super Value, blue label (glass), 5 lb.	.34	
Super Value, red label (glass), 1½ lb.	.14	
Super Value, red label (glass), 5 lb.	.36	

## 7. HONEY

Land O'Lakes, 5 oz.	.15	
Land O'Lakes, 8 oz.	.19	
Land O'Lakes, 16 oz.	.35	
Lake Shore, 16 oz.	.35	
Med-O-Bee, 8 oz.	.19	
Three Bees, 16 oz.	.32	
Royal Blue, 16 oz.	.33	

## 8. FLOUR

Flour, white:		
Money Saver, 5 lb.	.37	
Money Saver, 24-lb.	1.52	
Money Saver, 48 lb.	3.06	
Omar, 5 lb.	.38	
Omar, 24 lb.	1.55	
Oven Best, 5 lb.	.37	
Oven Best, 24 lb.	1.57	
Oven Best, 48 lb.	3.06	
Pillsbury, 5 lb.	.36	
Pillsbury, 10 lb.	.65	
Pillsbury, 24 lb.	1.47	
Pillsbury, 48 lb.	2.96	
Quaker, 5 lb.	.37	
Quaker, 24 lb.	1.59	
Quaker, 48 lb.	3.13	
Town Crier, 24 lb.	1.36	
Town Crier, 48 lb.	2.73	
Big Jo, 5 lb.	.34	
Big Jo, 24 lb.	1.41	
Gold Medal, 5 lb.	.35	
Gold Medal, 10 lb.	.66	
Gold Medal, 24 lb.	1.40	
Gold Medal, 48 lb.	2.90	
Occident, 5 lb.	.37	
Occident, 24 lb.	1.50	
Occident, 24½ lb.	1.53	
Best Yet, 5 lb.	.28	
Best Yet, 24 lb.	1.10	
White Sunshine, 24 lb.	1.01	
Eaco Family, 24½ lb.	.32	
White Spray Family, 5 lb.	.32	
White Spray Family, 24½ lb.	1.33	
Purasnow, 5 lb.	.37	
Purasnow, 10 lb.	.67	
Purasnow, 24 lb.	1.50	
White Cloud Chief, 5 lb.	.33	
White Cloud Chief, 24 lb.	1.36	
Royal, 5 lb.	.26	
Royal, 24 lb.	1.17	
Royal, 48 lb.	2.33	
White & rye flour:		
Pillsbury, 5 lb.	.25	
Buckwheat flour:		
Pillsbury, 1½ lb.	.14	
Pillsbury, 3½ lb.	.26	
Rob Ross, 3½ lb.	.28	
Harvest Time, 4 lb.	.26	
Royal Blue, 1½ lb.	.09	
Royal Blue, 3½ lb.	.20	
Royal Blue, 5 lb.	.27	
Wheat bran:		
Pillsbury, 1½ lb.	.18	
Whole wheat & graham flour:		
Pillsbury, 5 lb.	.30	
Gold Medal, 10 lb.	.50	
Rye Meal:		
Pillsbury, 5 lb.	.20	
Gold Medal, 10 lb.	.37	
Cream of Rye, 10 lb.	.40	
Hoffmiller Rye, 10 lb.	.24	

## GROCERIES—Continued

## 9. FLOUR MIXES

Pancake flour:		
Pillsbury, 1¼ lb.	\$.11	
Pillsbury, 3½ lb.	.23	
Harvest Time, 4 lb.	.23	
Pantry Pride, 5 lb.	.26	
Rob Ross, 3½ lb.	.26	
Rob Ross, 10 lb.	.66	
Horse & Buggy, 5 lb.	.23	
Royal Blue, 1¼ lb.	.08	
Royal Blue, 3½ lb.	.18	
Royal Blue, 5 lb.	.25	
Potato flour: Swan, 1 lb.	.15	
Ginger bread mix: Duff's, 14 oz.	.24	
Waffle mix: Duff's, 14 oz.	.24	
Cake flour:		
Swan's Down, 2¾ lb.	.32	
Sno-Sheen, 2¾ lb.	.32	
Pie crust mix: Flako, 8 oz.	.15	
Muffin mix, 11½ oz.	.17	

## 10. BREAD

White bread, 1 lb.	.10	
Rye bread, 1 lb.	.10	
Whole wheat bread, 1 lb.	.10	
Cracked wheat bread, 1 lb.	.10	
Raisin, 1 lb.	.12	

## 11. PEANUT BUTTER

Peanut butter:		
Echo, 16 oz.	.26	
Beechnut, 8 oz.	.25	
Beechnut, 16 oz.	.46	
Foresco, 6 oz.	.15	
Foresco, 12 oz.	.26	
Foresco, 16 oz.	.34	
Foresco, 32 oz.	.64	
Hi-Grade, 6 oz.	.15	
Hi-Grade, 12 oz.	.27	
Hi-Grade, 16 oz.	.34	
Hi-Grade, 24 oz.	.50	
Hi-Grade, 32 oz.	.64	
Hi-Grade, 4 lb.	1.32	
Pepsey Boy, 5 oz.	.15	
Skippy, 16 oz.	.46	
Mrs. Winston, 8 oz.	.21	
Mrs. Winston, 12 oz.	.30	
Mrs. Winston, 24 oz.	.50	
Royal Blue, 8 oz.	.19	
Royal Blue, 16 oz.	.33	
Royal Blue, 24 oz.	.49	
Peanut Crunch:		
Foresco, 9 oz.	.25	
Foresco, 16 oz.	.43	
Mrs. Winston, 16 oz.	.40	

## 12. MACARONI, SPAGHETTI AND NOODLES

Macaroni:		
Blue Wrapped, 16 oz.	.09	
Echo, Wrapped, 12 oz.	.09	
Foulds, 8 oz.	.09	
Gold Medal, 12 oz.	.10	
Hi-Way, 32 oz.	.14	
Minnesota, 8 oz.	.08	
Red Cross, 7 oz.	.07	
Red Cross, 1 lb.	.12	
Macaroni dinner: Kraft, 7½ oz.	.10	
Noodles:		
Echo, 6 oz.	.10	
Echo, 12 oz.	.16	
Royal Blue, 8 oz.	.11	
Royal Blue, 1 lb.	.20	
Royal Blue (Novelty), 1 lb.	.20	
Russo, 8 oz.	.12	
Russo, 12 oz.	.15	
Russo, 16 oz.	.21	
Minnesota, 5 oz.	.09	
Spaghetti:		
Blue Wrapped, 16 oz.	.09	
Echo, 12 oz.	.10	
Foulds, 8 oz.	.09	
Gold Medal, 12 oz.	.10	
Hi-Way, 32 oz.	.14	
Minnesota, 8 oz.	.08	
Red Cross, 7 oz.	.07	
Red Cross, 1 lb.	.12	

## GROCERIES—Continued

## 13. SUGAR

Cane and beet, 1 lb.	\$.07
Brown, 1 lb.	.09
Powdered, 1 lb.	.09
Tablets and cubes, 1 lb.	.11

## 14. BREAKFAST CEREALS

Bran flakes:	
Kellogg's, large	.16
Post, 8 oz.	.11
Post, 14 oz.	.16
All Bran:	
Kellogg's, small	.14
Kellogg's, large	.22
Corn flakes:	
Kellogg's, 6 oz.	.03
Kellogg's, 11 oz.	.10
Kellogg's, 18 oz.	.14
Corn Kix, Ralston, 7 oz.	.13
Corn meal:	
Quaker (yellow), regular	.09
Quaker (white), regular	.09
Farina:	
Pillsbury, 1½ lb.	.09
Pillsbury, 2½ lb.	.17
Quaker, 14 oz.	.09
Quaker, 28 oz.	.18
Grapenuts, 12 oz.	.16
Grapenut Flakes, 7 oz.	.11
Grapenut Flakes, 12 oz.	.15
Grapenut Meal, 16 oz.	.15
Oats:	
Hi-Grade, 20 oz.	.11
Hi-Grade, 48 oz.	.23
Mother's, 48 oz.	.33
Quaker, 20 oz.	.12
Quaker, 48 oz.	.26
Cheeri-Oats, Ralston, 7 oz.	.13
Strained Oatmeal, Gerber's, 8 oz.	.15
Postum, Instant, 4 oz.	.26
Postum, Instant, 8 oz.	.46
Postum cereal, 8 oz.	.23
Rice Krispies:	
Kellogg's, regular	.10
Kellogg's, large	.14
Puffed Rice and Sparkies, Quaker, regular	.13
Cocoa Wheat, regular	.24
Cream of Wheat, 14 oz.	.15
Cream of Wheat, 28 oz.	.26
Wheat cereal, Ralston, regular	.25
Wheat meal:	
Foreasco, small	.11
Foreasco, large	.23
Wheat Krispies, Kellogg's, large	.12
Wheatena, Ralston, 22 oz.	.26
Wheaties, Ralston, 8 oz.	.12
Puffed Wheat, Echo, 8 oz.	.08
Puffed Wheat and Sparkies, Quaker, regular	.11
Shredded wheat, Kellogg's, large	.12
Baby cereal, Gerber's, 8 oz.	.15
Hominy grits, Quaker, regular	.09
Instant Ralston, regular	.25
Krumbles, Kellogg's, regular	.13
Muffets, Quaker, regular	.10
Malt-O-Meal, regular	.26
Pep:	
Kellogg's, 8 oz.	.11
Kellogg's, regular	.14
Pettijohn, Quaker, regular	.20
Post Toasties:	
Post, 6 oz.	.06
Post, 11 oz.	.10
Post, 18 oz.	.15
Shredded Ralston, 12 oz.	.14
Variety package, Kellogg's, 10's ind.	.26
Scotch barley, Quaker, regular	.10
Oats:	
Royal Blue, small	.10
Royal Blue, large	.22
Cornflakes, Royal Blue, large	.09
Wheat Puffs, Royal Blue, 8 oz.	.08
Rice Puffs, Royal Blue, 7 oz.	.09

## GROCERIES—Continued

## 15. LARD

Armour Star:	
1 lb., bulk	\$.018½
1 lb., carton	.19
2 lb., carton	.33
4 lb., carton	.70
8 lb., carton	1.61
100% leaf, 1 lb., bulk	.19
Swift's:	
Kettle rendered, 1 lb., carton	.19½
Kettle rendered, 4 lb., pall.	.69
Premium, 1 lb., carton	.19
Cedar Valley, Grade A, 1 lb., carton	.19
Clix:	
Premium, 1 lb., bulk	.21½
Premium, 1 lb., carton	.22
Pure Crown:	
Pure, 4 lb., pall.	.69
Pure, 8 lb., pall.	1.69
Puritan:	
Fancy, 1 lb., bulk	.19
Fancy, 1 lb., carton	.19½
Fancy, 2 lb., pall.	.44
Fancy, 4 lb., pall.	.63
Fancy, 8 lb., pall.	1.63
Rendered pork, 1 lb., bulk	.18
Rendered pork, 1 lb., carton	.18½
Rex, 1 lb., bulk	.18½
Rex, 1 lb., carton	.19

## 16. COOKING AND SALAD OIL

Mazola, 1 pt.	.35
Mazola, 1 qt.	.59
Mazola, 1 gal.	2.09
Wesson, 1 pt.	.34
Wesson, 1 qt.	.59
Ar-Be, 7 oz.	.14

## 17. SHORTENING

Spry, 1 lb.	.26
Spry, 3 lb.	.74
Crisco, 1 lb.	.26
Crisco, 3 lb.	.74

## DAIRY PRODUCTS

## 1. PACKAGED CHEESE

Kraft American, ½ lb.	.22
Kraft American, bulk, 1 lb.	.49
Kraft American, 2 lb.	.83
Kraft Blend Swiss, bulk, 1 lb.	.37
Kraft Brick, ¼ lb.	.14
Kraft Brick, ½ lb.	.23
Kraft Brick, 1 lb.	.36
Kraft Brick, 2 lb.	.75
Kraft Brick (Process), bulk, 1 lb.	.45
Kraft Cream Cheese, 3 lb.	1.45
Kraft Cream Cheese with Pimento, 3 lb.	1.45
Kraft Cream Cheese with Relish, 3 lb.	1.45
Kraft Limburger, ¼ lb.	.14
Kraft Limburger, ½ lb.	.23
Kraft Pimento, ¼ lb.	.14
Kraft Pimento, ½ lb.	.23
Kraft Pimento, 1 lb.	.37
Kraft Pimento, 2 lb.	.70
Kraft Pimento (Process) bulk, 1 lb.	.45
Kraft Swiss, ¼ lb.	.14
Kraft Swiss, ½ lb.	.23
Kraft Swiss, 1 lb.	.45
Kraft Swiss, 2 lb.	.70
Pimento-Velveeta, ¼ lb.	.23
Pimento-Velveeta, 2 lb.	.75
Velveeta Kraft, ¼ lb.	.14
Velveeta Kraft, ½ lb.	.23
Velveeta Kraft, 2 lb.	.75
Cream Cheese—Philadelphia, 1¼ oz.	.08
Cream Cheese—Philadelphia, 3 oz.	.12
Cream Cheese—Philadelphia, ½ lb.	.27
Kraft Grated (American Type), 2 oz.	.10
Kraft Grated (American Type), ½ lb.	.19
Kraft Parmisello (Italian Type), 1½ oz.	.12
Kraft Parmisello (Italian Type), 3 oz.	.21
Pabst-ett (American & Pimento), 6½ oz.	.29

## DAIRY PRODUCTS—Continued

## 2. BUTTER

52 score, 1 lb. carton	\$.055
52 score, 1 lb. parchment wrapped	.54

## 3. EGGS

Grade A—large, 1 doz.	.43
Grade B—large, 1 doz.	.46
Grade C and assorted, 1 doz.	.42
Small, 1 doz.	.39

## 4. FLUID MILK

Milk:	
Pasteurized and homogenized, qt. glass	.14
Pasteurized and homogenized, qt. paper container	.12½
Homogenized and Vitamin "D", qt. glass	.15½
Buttermilk, qt. glass	.12
Buttermilk, qt. paper container	.12
Chocolate milk, qt. glass	.17

## POULTRY

Chickens:	
Broilers and fryers	.43
Dressed roasters	.43
Dressed stewers	.33
Dressed stags and roasters	.33

(Pub. Laws 421 and 729, 77th Cong.; E.O. 9250, 9328, 7 F.R. 7871, 8 F.R. 4631)

Issued this 8th day of May 1943.

A. B. CULHANE,  
District Director,  
Rockford District.

[F. R. Doc. 43-7757; Filed, May 15, 1943;  
3:25 p. m.]

## RAILROAD RETIREMENT BOARD.

## Office of the General Counsel.

## DUQUESNE WAREHOUSE COMPANY

## ORDER REOPENING INITIAL DETERMINATION

Order reopening General Counsel's initial determination on status of Duquesne Warehouse Company under Railroad Unemployment Insurance Act.<sup>1</sup>

Whereas following the Board's decision of February 11, 1943, that the Duquesne Warehouse Company is an employer under the Railroad Retirement Act, in the Matter of Duquesne Warehouse Company, Jurisdictional Docket No. 18, the General Counsel, on February 27, 1943, L-43-167, issued an opinion, on the basis of the record in the proceeding under the Railroad Retirement Act, that the Duquesne Warehouse Company is likewise an employer under the Railroad Unemployment Insurance Act; and

Whereas on March 8, 1943, the Duquesne Warehouse Company notified the Board that it is questioning the correctness of the decision of the Board that it is an employer under the Railroad Retirement Act, thereby also questioning the correctness of the determination of the General Counsel that it is an employer under the Railroad Unemployment Insurance Act, since the two Acts have identical employer definitions; and

<sup>1</sup> This order issued under 20 CFR Part 319.

Whereas in accordance with § 319.40 of Part 319 of the regulations governing proceedings under section 5 (c) of the Railroad Unemployment Insurance Act, the General Counsel, on May 12, 1943, entered a general order awarding benefits on the basis of compensation earned in the service of the Duquesne Warehouse Company, subject to a right of recovery of any benefits paid pursuant to such order, as provided in section 5 (c) of the Railroad Unemployment Insurance Act:

Now, therefore, the General Counsel, pursuant to the authority vested in him by Part 319 of the regulations, *Orders and directs* That:

(1) The General Counsel's determination of February 27, 1943, that the Duquesne Warehouse Company is an employer under the Railroad Unemployment Insurance Act be, and it hereby is, reopened for further consideration and proceeding in accordance with Part 319 of the Regulations; and that

(2) The record in the proceeding under the Railroad Retirement Act, Jurisdictional Docket No. 18, shall constitute the record in the proceeding under the Railroad Unemployment Insurance Act, and the determination of the Duquesne Warehouse Company's employer status under the Railroad Unemployment Insurance Act shall proceed on the basis of such record unless, on or before May 25, 1943, any properly interested party expresses an intention to submit additional evidence, or to present argument, in accordance with §§ 319.42 and 319.45 of the regulations.

[SEAL] JOSEPH H. FREEHILL,  
General Counsel.

MAY 12, 1943.

[F. R. Doc. 43-7828; Filed, May 18, 1943;  
9:46 a. m.]

#### WAR PRODUCTION BOARD.

#### NOTICE TO BUILDERS AND SUPPLIERS OF ISSUANCE OF REVOCATION ORDERS REVOKING AND STOPPING CONSTRUCTION OF CERTAIN PROJECTS

The War Production Board has issued certain revocation orders listed in Schedule A below revoking preference rating orders issued in connection with, and stopping the construction of the projects affected. For the effect of each such order upon preference ratings, construction of the projects and delivery of materials therefor, the builder and suppliers affected shall refer to the specific order issued to the builder.

Issued May 17, 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A

Preference rating order	Serial No.	Name and address of builder	Project affected	Date of issuance of revocation order
PD-2.....	C-28165	Ingersoll-Rand Company, New York City, New York.	Municipal Lighting and Power Plant Richmond, Indiana.	May 7, 1943
PD-1A.....	17580	City of Richmond, Municipal Electric Lighting & Power Plant, 32 South 8th Street, Richmond, Indiana.	Equipment for Municipal Elec. Lighting & Power Plant.	May 7, 1943
P-19-h.....	10296	Federal Works Agency, North Interior Building, Washington, D. C.	Water Project, Township of Shaler, Pennsylvania.	May 13, 1943
P-19-a.....	2496A	Board of Commissioners, Buechel Water District, Louisville, Kentucky.	Construction of Water Supply System.	May 13, 1943

[F. R. Doc. 43-7811; Filed, May 17, 1943; 4:50 p. m.]

#### NOTICE TO BUILDERS AND SUPPLIERS OF ISSUANCE OF REVOCATION ORDERS REVOKING AND STOPPING CONSTRUCTION OF CERTAIN PROJECTS

The War Production Board has issued certain revocation orders listed in Schedule A below, revoking preference rating orders issued in connection with, and stopping the construction of the projects affected. For the effect of each such order upon preference ratings, construction of the project and delivery of materials therefor, the builder and suppliers affected shall refer to the specific order issued to the builder.

Issued May 17, 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A

Preference Rating Order	Serial No.	Name and address of builder	Location of project	Issuance date
P-19-h.....	28533	Atlas Oil & Refining Corp., Shreveport, Louisiana.	Shreveport, La.....	5-8-43
P-19-e.....	7170-E	Illinois Division of H'ways, Springfield, Ill.	Camp Grant, Ill.....	5-12-43
P-19-e.....	12201	Texas State Highway Dept., Austin, Texas.	Between Corley & Carbondale.....	5-12-43
P-19-e.....	15202	Texas State Highway Dept., Austin, Texas.	Bassetts, Texas, Bowie County.....	5-12-43
P-19-e.....	34734	Louisiana Dept. of Highways, Baton Rouge, Louisiana.	From Exposition S. E. to Freeport....	5-14-43
P-19-e.....	34146	Louisiana Dept. of Highways, Baton Rouge, Louisiana.	Belle Chase S. E. to Myrtle Grove....	5-14-43
P-19-h.....	58730	American Cynamid Co., New York City.	Warner, Linden, N. J.....	5-14-43
P-19-h.....	82407	The Carborundum Co., Niagara Falls, N. Y.	Hyde Park Blvd., Niagara Falls, N. Y.	5-14-43
P-19-e.....	8032	South Carolina St. H'way Dept., Columbia, S. O.	On U. S. H'way 52 at the Santee Tail Race Canal in Berkeley Co., S. O.	5-14-43

[F. R. Doc. 43-7812; Filed, May 17, 1943; 4:50 p. m.]

#### NOTICE TO BUILDERS AND SUPPLIERS OF ISSUANCE OF REVOCATION ORDERS PARTIALLY REVOKING AND STOPPING CONSTRUCTION OF CERTAIN PROJECTS

The War Production Board has issued certain revocation orders listed in Schedule A below, partially revoking preference rating orders issued in connection with, and partially stopping construction of the projects affected. For the effect of each such order upon preference ratings, construction of the project, and delivery of materials therefor, the builder and suppliers affected shall refer to the specific order issued to the builder.

Issued May 17, 1943.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### SCHEDULE A

Preference rating order	Serial No.	Name and address of builder	Project location	Issuance date of revocation
P-19-e.....	12797	Louisiana Department of Highways, Baton Rouge, Louisiana.	Intersec. of State Routes C-1373 & C-1509 & extends out on State Route C-1509.	5-10-43
P-19-e.....	23917	Ohio Department of Highways, Columbus, Ohio.	N. W. of Salem to S. E. of Ravenna...	5-14-43
P-19-e.....	517-E	Louisiana Dept. of H'ways, Baton Rouge, Louisiana.	Between Alexandria and Monroe.....	5-14-43
P-19-e.....	217-E	Louisiana State Dept. of H'ways, Baton Rouge, Louisiana.	Between Alexandria and Monroe.....	5-14-43

[F. R. Doc. 43-7813; Filed, May 17, 1943; 4:51 p. m.]